# Case 5:08-cv-04771-RMW Document 73 Filed 06/07/10 Page 1 of 27

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address):	ONE NO.
RECORDING REQUEST BY AND RETURN TO: (408) 971-62	70 FOR RECORDER'S USE ONLY
Kathryn S. Diemer	
Diemer, Whitman & Cardosi	
X ATTORNEY FOR X JUDGMENT CREDITOR ASSIGNEE OF RECORD	
UNITED STATES DISTRICT COURT	
NORTHERN DISTRICT OF CALIFORNIA	
STREET ADDRESS: 280 S. First Street	
CITY AND ZIP CODE: San Jose, CA	
BRANCH NAME: San Jose Division	
GREENFIELD FRESH, INC.	
DEFENDANT: GUICHO'S PRODUCE, INC. and	
ROBERTO GUICHO	
WRIT OF X EXECUTION (Money Judgment)	0.00
DOGGEOGIAN AT	CASE NUMBER: 5:09-CV-01114-RMW
POSSESSION OF Personal Property	Trop of officer
SALE Real Property	FOR COURT USE ONLY
To the Sheriff or any Marshal or Constable of the County of:     Santa Clara	
You are directed to enforce the judgment described below with daily interest and your costs as provided by law.	
provided by law.	
2. To any registered process server: You are authorized to serve this writ only in accord with CCP	
099.000 01 CCP 715.040.	
3. (Name): Greenfield Fresh, Inc.	
is the	
whose address is shown on this form above the court's name.	
4. Judgment debtor (name and last known address):  9. X See reverse for information of the second se	tion on real or personal property to be delivered under a writ
Roberto Guicho of possession or sold u	
1670 Las Plumas Avenue 10. This writ is issued on a	
San Jose, CA 95133	
11. Total judgment \$128,	372.82
12. Costs after judgment (per filed	order or \$10,058.80*
memo CCP 685.090	
	\$ 138, <u>431.62</u>
	\$(\$31,836.96)
	<sub>\$1</sub> 106,594.66
16. Interest after judgment (per file	P
CCP 685.050)	
17. Fee for issuance of writ	
additional judgment debtors on reverse 18 Total (add 15 16 and 17)	\$120,436.93*
5. Judgment entered on (date): 6/23/09	
Judgment renewed on (dates):	
of writ (at the legal rate on 15) of	of\$1.5% per month
	es and Interest are ongoing.
	in items 11-19 are different for each debtor.
b. has been requested (see reverse). These amounts are sta	ted for each debtor on Attachment 20.
OFALL CONTROL	RICHARD W. WIEKING
SEAL) Issued on (date):	2 - 1
(date): JUN 0 7 2010 Clerk,	by Dan Miggs Coperation
	4
- NOTICE TO PERSON SERVED: SEE REVER	SE FOR IMPORTANT INFORMATION -
(Continued on reverse)	WRIT OF EXECUTION
( - analidad all lavolad)	CCP 699.520, 712.010, 715.010
	EJ-130REV 1/89

## Case 5:08-cv-04771-RMW Document 73 Filed 06/07/10 Page 2 of 27

SHORT TITLE:	CASE NUMBER
GREENFIELD v. GUICHO'S	5:09-01114 - RMW
CONTINUED FROM FRONT: Additional judgment debtor (name and last known address):	
Notice of sale has been requested by (name and address):	
Joint debtor was declared bound by the judgment (CCP 989-994) a. on (date):	
b. name and address of joint debtor	a. on (date):     b. name and address of joint debtor
c. additional costs against certain joint debtor: (itemize):	
John Contain John Copies. (Refrige).	
Judgment was entered for the following: a , _ Possession of personal property	
If delivery cannot be had, then for the value (itemize in 9e)	specified in the judgment or supplemental order.
c. Sale of personal property	
d. Sale of real property e. Description of property	
- NOTICE TO PERSON	SERVED -
rit of execution or sale. Your rights and duties are indicated on the accomp	
rit of possession of personal property. If the levying officer is not able to ta pon you for the property. If custody is not obtained following demand, the judgroperty specified in the judgment or in a supplemental order.	ke custody of the property, the levying officer will make a demand gment may be enforced as a money judgment for the value of the
rit of possession of real property. If the premises are not vacated within five osting, within five days after service on you, the levying officer will place the justing on the premises will be sold or otherwise disposed of in accordance of the premise treditor the reasonable cost of storage and takes possession of the preditor takes possession of the premises.	dyment creditor in possession of the property. Personal property

## 9e. DESCRIPTION OF PROPERTY TO BE LEVIED

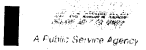
The following vehicles are to be levied and are in the possession of Roberto Guicho or Guicho's Produce, Inc. Documents further identifying the vehicles to be levied are attached as Exhibit A.

1.	2006 Ford E350	Vin#	1FTSE34P46DB05242
		* *** ***	** ************************************

- 2. 2004 Ford E450 Vin# 1FDXE45P84HA85573
- 3. 2004 Ford E450 Vin# 1FDXE45P54HA91010
- 4. 2008 Toyota Tundra Vin# 5TFEV54108X067823
- 5. 2005 Toyota Tundra Vin# 5TBRT34145S456874
- 6. 1993 DQ 32V Vin# 1FDKE37M5PHA60979
- 7. 2000 Nissan Vin# JNAUZV1J2YG551113
- 8. 1999 FW Vin# JNAPA43H9XGN50287

A copy of the judgment is attached as Exhibit B.

Exhibit A



THIS VALIDATED REGISTRATION CARD OR A FACSIMILE COPY IS TO BE KEPT WITH THE VEHICLE FOR WHICH IT IS ISSUED. THIS REQUIREMENT DOES NOT APPLY WHEN THE VEHICLE IS LEFT UNATTENDED. IT NEED NOT BE DISPLAYED. PRESENT IT TO ANY PEACE OFFICER UPON DEMAND. IF YOU DO NOT RECEIVE A RENEWAL NOTICE, USE THIS FORM TO PAY YOUR RENEWAL FEES OR NOTIFY THE DEPARTMENT OF MOTOR VEHICLES OF THE PLANNED NON-OPERATIONAL STATUS (PNO) OF A STORED VEHICLE. RENEWAL FEES MUST BE PAID ON OR BEFORE THE REGISTRATION EXPIRATION DATE OR PENALTIES WILL BE DUE PURSUANT TO CALIFORNIA VEHICLE CODE SECTIONS 9552 - 9554.

EVIDENCE OF LIABILITY INSURANCE FROM YOUR INSURANCE COMPANY MUST BE PROVIDED TO THE DEPARTMENT WITH THE PAYMENT OF REMEMAL FEES. EVIDENCE OF LIABILITY INSURANCE IS NOT REQUIRED WITH REGISTRATION RENEWAL OF OFF-HIGHWAY VEHICLES, TRAILERS, VESSELS, OR IF YOU FILE A PNO ON THE VEHICLE.

WHEN WRITING TO DMV, ALWAYS GIVE YOUR FULL NAME, PRESENT ADDRESS, AND THE VEHICLE MAKE, LICENSE, AND IDENTIFICATION NUMBERS.

DO NOT DETACH - REGISTERED OWNER INFORMATION \*\*\*\*\*\*\*\*\*\*



A Public Service Agency
REGISTRATION CARD VALID FROM: 03/31/2009 TO: 03/31/2010

MAKE YR MODEL YR 1ST SOLD VLF CLASS +YR TYPE VEH TYPE LIC LICENSE NUMBER FORD 1993 1993 DQ 1996 32V BODY TYPE MODEL 5K26582 МО UNLADEN/G/CGW VEHICLE ID NUMBER VN D QR 2 15000 1FDKE37M5PHA60979 TYPE VEHICLE USE DATE ISSUED CC/ALCO DT FEE RECVD PIC STICKER ISSUED COMMERCIAL 04/07/09 43 04\_07/09 8 V1181731 PR EXP DATE: 03/31/2009 REGISTERED OWNER AMOUNT PAID

AMOUNT DUE

GUICHO ROBERTO 1670 LAS PLUMAS AVE STE B

SAN JOSE CA

95133

LIENHOLDER
FORD MTR CRDT CO
PO BX 105704

ATLANTA GA

30348

H00 668 45 0049600 0016 CS H00 040709 31 5K26582 979

CASH :

KRDT :

CHCK:

AMOUNT RECVO

496.00

Ś

496.00

### Case 5:08-cv-04771-RMW Document 73 Filed 06/07/10 Page 6 of 27

PERMANENT TRAILER IDENTIFICATION CARD MAKE YR MODEL YR 1ST SOLD VLF CLASS WABAS \*YR 1994 TYPE VEH 1994 TYPE LIC ALLICENSE NUMBER 2009 BODY TYPE MODEL 42R MO PA AX UNLADEN WT WC 4BV2797 REF QR VEHICLE ID NUMBER 2 N 13300 TYPE VEHICLE USE DATE ISSUED 1JJE482S1RL228356 CC/ALCO TRAILER DT FEE RECVD PIC USE TAX 04/28/09 43 04/28/09 T 154 REGISTERED OWNER EXP DATE: PERM GUICHO ROBERTO AMOUNT PAID 1670 LAS PLUMAS AVE AMOUNT DUE 161.00 AMOUNT RECVD 161.00 CASH : 161.00 SAN JOSE CHCK : CRDT : CA 95133 LIENHOLDER

F00 623 11 0016100 0043 CS F00 042809 PA 4BV2797 356

Case 5:08- DWA MICROGRAPHICS USE ONLY  RELEASE OF LIABILITY  MAIL THIS FORM TO DMV  MAIL TH	SECTIONS AJ MUST BE COMPLETED IN FULL P	RINT IN CAPITAL LETTERS - USE BLACK OR BLUE INK
A NAU YONGER LAST NAME COIL COMPANY NAME  B 16Y CONNETS ADDIESS  APT HANGES  L. COMMETER READING DIC TENTRE  D. CITY  F. SRLED'S ON LISSING'S LAST NAME COIL COMPANY NAME  F. SRLED'S ON LISSIN	Case 5.06- DINV MICROGRAPHICS USE ONLY	RELEASE OF LIABILITY
APT NUMBER  F. SELLERS ON LESSEE'S LACT NAME (OR) COUNTY NAME  F. SELLERS ON LESSEE'S LACT NAME (OR) COUNTY NAME  F. SELLERS ON LESSEE'S ADDRESS  VENCLE IN NUMBER  J. OITY  J. OITY  VENCLE IN NUMBER  J. OITY  J. OITY  VENCLE IN NUMBER  J. OITY  VENCLE IN NUMBER  J. OITY  J. OITY  VENCLE IN NUMBER  J. OITY  J. OITY  VENCLE IN NUMBER  J. OITY  J. OITY  J. OITY  VENCLE IN NUMBER  J. OITY  J. OITY  J. OITY  J. OITY  VENCLE IN NUMBER  J. OITY  J	A. NEW OWNER'S LAST NAME (OR) COMPANY NAME FIRST	MAIL THIS FORM TO DMV
APT NUMBER  F. SELLERS ON LESSEE'S LACT NAME (OR) COUNTY NAME  F. SELLERS ON LESSEE'S LACT NAME (OR) COUNTY NAME  F. SELLERS ON LESSEE'S ADDRESS  VENCLE IN NUMBER  J. OITY  J. OITY  VENCLE IN NUMBER  J. OITY  J. OITY  VENCLE IN NUMBER  J. OITY  VENCLE IN NUMBER  J. OITY  J. OITY  VENCLE IN NUMBER  J. OITY  J. OITY  VENCLE IN NUMBER  J. OITY  J. OITY  J. OITY  VENCLE IN NUMBER  J. OITY  J. OITY  J. OITY  J. OITY  VENCLE IN NUMBER  J. OITY  J		
TRILLED ON LESSEE'S LACT MAN EAST OF COLOR ON THE SELECT ON LESSEE'S AGONCINE PRODUCTION OF THE SELECT ON LESSEE'S	B. NEW OWNER'S ADDRESS	APT NUMBER C. ODOMETER READING (NO TENTHS)
STATE OF CALIFORNIA  STATE OF	D. CITY STATE ZIPG	2005
WEILERS ON LESSEES BIOMATURE  VEHICLE ID NUMBER  JNAUZYLJZYG551123  STATE OF CALIFORNIA  Legagere: Century of the College of t		E: DATE OF SALE OF LEASE RETURN
APT NUMBER  JAULY 1 J2 G551113  REG 13A (REV. 10000)  STATE OF CALIFORNIA  CERTIFICATE OF CALIFORNIA  CERTIFICATE OF CALIFORNIA  CERTIFICATE OF CALIFORNIA  COUNTY AND	F. SELLER'S OR LESSER'S LAST NAME (OR) COMPANY NAME FIRST	
STATE OF CALIFORNIA  STATE OF CALIFORNIA  STATE OF CALIFORNIA  CERTIFICATE OF TORKING  STATE OF CALIFORNIA  CERTIFICATE OF TORKING  DISCREPANA ROBERTO  COURT OF TORKING  COUR	H. SELLER'S OR LESSEE'S ADDRESS	DOLLARS
VENICLE ID NIAMER  JNAUZYJ J2YG551113  REG 138A (REV. 102004)  STATE OF CALIFORNIA  LEGG 281 E YG551113  STATE OF CALIFORNIA  LEGG 381 E YG55113  STATE OF CALIFORNIA  LEGG 381 E YG551113  STATE OF CALIFORNIA  STATE OF CALIFORNIA  LEGG 381 E YG551113  STATE OF CALIFORNIA  LEGG 381 E YG55113  STATE OF CALIFORNIA  STATE OF CALIFORNIA  LEGG 381 E YG55113  STATE OF CALIFORNIA  STATE OF CAL		TO OTTECSSEE & SIGNATURE
STATE OF CALIFORNIA  STATE OF CALIFORNIA  LAGORANCE CERTIFICATE OF UPLA  LAGORANCE CONTROL CON	J. CITY STATE ZIPO	
AINAVARENTA WARE TO STATE OF CALIFORNIA  AINAVARENTA WARE TO STATE OF CALIFORNIA ARE DEPOSATE OF THE PROPERTY	VEHICLE ID NUMBER	VP MODEL MAYE
STATE OF CALIFORNIA  STATE OF CALIFORNIA  CERTIFICATION OF THE PROPERTY OF THE	ELLIZZYSLLYZUANL	- Total Howard
TABLE AND THE STORY OF THE STOR		F000 4127 PF35P93
TABLE AND THE STORY OF THE STOR	TORY YOU SHAND CHOOSE YO	W. Sterness
HEAD AND AND AND AND AND AND AND AND AND A	STATE OF CA	ALIFORNIA
PORT THE PROPERTY OF THE PROPE	ALICOSOFT CERTIFICATE	A CONTRACTOR OF THE PROPERTY O
This are in the part of the principle and several principles and the principles are administrative and the principles and the principles are administrative and the principles are admin		
This are in the part of the principle and several principles and the principles are administrative and the principles and the principles are administrative and the principles are admin		
This are in the part of the principle and several principles and the principles are administrative and the principles and the principles are administrative and the principles are admin	30 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	POUR VIEW COMPANY
This are in the part of the principle and several principles and the principles are administrative and the principles and the principles are administrative and the principles are admin		
This are in the part of the principle and several principles and the principles are administrative and the principles and the principles are administrative and the principles are admin		The State of the S
TETO LAS PLUMAS AVE STE B  SAN JOSE CA 95133  THE MAYNETH WAS AVE STE B  SERVING CONTROL OF THE PROPERTY OF TH	THE REPORT AND A STATE OF THE PARTY OF THE P	
TETO LAS PLUMAS AVE STE B  SAN JOSE CA 95133  THE MAYNETH WAS AVE STE B  SERVING CONTROL OF THE PROPERTY OF TH		
THE ANALYSIS OF THE STATE OF TH		<b>光</b>
THE MARK HOLD TO THE RESIDENCE OF THE PROPERTY OF THE RESIDENCE OF THE PROPERTY OF THE PROPERT	TEAD TO BE SET SALES AS TEAD AND THE B	
ATERMARK HOLD TO THE following statements is cheared.	· 유	
ATERMARK HOLD TO THE following statements is cheared.		
	The trick control of the property of the second of the sec	
	E VARA RANGE AND RANGE	至 (美) (基) (基) (基) (基)
	FREE CO. CO. SEE S. A. CO.	<b>第一个人</b>
	A CONTRACTOR OF THE PROPERTY O	
	Transcometer the reads	Timbes above the best and the control of the contro
D access to the second		12
	O Land Land Land Land Land Land Land Land	

KEEP IN A SAFE PLACE - VOID IF ALTERED

	ABCDEFGHIJKLM	NOP QQ	ㅜ  : : : : : : : : : : : : : : : : : : :	
Case 5:	DMV MICROGRAPHICS US	E ONLY	NOTICE OF RELEASE	
	A BUYER'S TRUE FULL NAME (LAST)	(ARST)	MAIL THIS FORM	TO DMV (MIDDLE) B. IF DEALER CHECK BELOW
	C. BUYER'S ADDRESS			
.* *				D. ODOMETER READING
į	E.CITY	STATE ZIP CODE		F. DATE OF SALE MO. DAY YR
Î	3, SELLER'S TRUE FULL NAME (LAST)	(ARST)		(MEDOLE)
, i i	1. SELLER'S ADDRESS			I. SELLING PRICE
ا	. CITY	STATE ZIP CODE		K. SELLER'S SIGNATURE
[	VEHICLE ID NUMBER			<u>X</u>
	JNAPA43H9XGN50287	1	1999 UD	PLATE NUMBER 7F61715
R	EG. 138# (REV. 11/97)	O NOT DETACH UN	ITIL SOLD	
(di	)∭ ST	ATE OF CA	LIFORNIA	
	A THE WHITE SALES	ALTE TIES	CALL STORE	100 March 100 Ma
l ka	P. Control of the Con		調產品。別	S. 17:3 Y. 24
	後で家の名の歌	品质的新		
W.	<b>美人教育教育</b>			
VIE	上本世级世级 经验。	8 4 84	<b>《沙女》</b>	
} } }	CUCHIO ROBERTO TENA	W Wy	AND DE LEAGE	
LIG	OR GUOHIO ENRIQUE PE LOGIZITORRANCE AVE	w K		
D T0	ANN BOXE ON HEBER	1 2		
्रे HoL	OLE STRONG STRONG	SAVE NEW YORK		
ARK.				TEN TEN TEN
ERM,	のといんなものできった。	2000		MAR
WAT			aro tit	The state of the s
EAR			561040 FO MOO 3414	Š Š Š Š Š Š Š Š Š
ं <u>व</u>		OZAT	Suprada.	
JHO.	THE STATE OF THE STATE OF THE	48		Service Services and the services and the services and the services are services are services and the services are services are services and the services are
i M Q				0 0.000
lov				THE W
	A CONTRACTOR OF THE PARTY OF TH	100		
,	AND DER CENT CO			
7.50				
				10001000
( Chillian	KEEP IN A	SAFE PLACE - V	OID IF ALTERED	

Case 5 ROSERTO 1670 LAS PLUMAS AVE SUITE B SAN JOSE CA SANTA CLARA

FORD -:

919 W. CAPITOL EXPWY SAN JOSE, CA

You, the Buyer (and Co-Buyer, if any), may buy the vehicle below for cash or on credit. By signing this contract, you choose to buy the vehicle on credit under the agreements on the front and back of this contract. You agree to pay the Creditor - Seller (sometimes "we" or "us" in this contract) the Amount Financed and Finance Charge according to the payment schedule below. We will figure your finance charge on a daily basis. The Truth-In-Lending Disclosures below are part of this contract.

New Used Year	Make and Model	Odometer	Vehicle Identification Number	Primary Use For Which Purchased
INEW 2006	FORD E350	188	1FTSE34P46DB05242	personal, tumility of thoughhold  business or commercial

Used Year and Mode	d Odometer	Vehicle Identification Number	Primary Use For Which Purchased
IEN 2006 FORD	188	1FTSE34P46D805242	personal ramily or household
E350	100	111 9E341 400003242	business or commercial
FEDERAL T	RUTH-IN-LENDING DI		STATEMENT OF INSURANCE
PERCENTAGE   CHARGE		Total of Total Sale Payments Price	NOTICE. No person is required as a condition of financir the purchase of a motor vehicle to purchase or negotiate ar
RATE The dollar	1.02.74	The amount you The total cost of	insurance through a particular insurance company, agent broker. You are not required to buy any other insurance
The cost of amount the your credit as credit will		ill have paid after your purchase on ou have made all? credit, including	I DDISID CORDII. YOUR decision to buy or not buy other incurrent
a yearly rate. cost you.	on your behalf.	payments as * Vour down	will not be a factor in the credit approval process.
Rigidada 🛊 🗀 🖂	The Market Market	scheduled. payment of	Vehicle Insurance
16.50 % \$ 23108.4	9 <sub>(e)</sub> s 39725.91 s	62834.40 <sub>(e)</sub> \$ 62834.40 <sub>(e)</sub>	Term Premiy
%  \$ 2320011	3(8) \$ 33,23.31   \$		A Dec. Comp., rire a There a A. Mos. 5
YOUR PAYMENT SCHEDULE WILL BE		(e) means an estimate	WAY NAME OF THE PARTY OF THE PA
Number of Payments:	Amount of Payments:	When Payments Are Due:	Property Damage \$ W/A Limits /A Mos. \$
One Payment of	N/A	#/A	Medical N/A Mos S N/
One Payment of	N/A	W/A	N/A W N/A
71 Payments	872.70	Monthly, Beginning U6/25/U7	Total Vehicle Insurance Premiums
Payments	N/A	Monthly, Beginning R/A	20 10 10 10 10 10 10 10 10 10 10 10 10 10
One Final Payment	872.70	05/25/2013	UNLESS A CHARGE IS INCLUDED IN THIS AGREEMENT FO PUBLIC LIABILITY OR PROPERTY DAMAGE INSURANCE, PAYMEN
te Charge. If payment is not received in full with	in 10 days after it is due, you will pay a la	te charge of 5% of the part of the payment that is late.	FOR SUCH COVERAGE IS NOT PROVIDED BY THIS AGREEMENT.
<b>repayment. If you pay off all your debt early, you</b> scurity interest. You are giving a security inter	ou may be charged a minimum finance of set in the vehicle hains purchased	harge.	You may buy the physical daylage insurance this contract requin (see back) from anyone yey choose who is acceptable to us. Yo
dditional information: See this contract t	for more information including inform	nation about nonpayment, default, any required	are not required to buy any other insurance to obtain credit.
payment in full before the scheduled date, mini	mum finance charges, and security inter	est.	Buyer X LANCO KALLO
ITEMIZATION OF THE AMOUNT FINA	NCED (Seller may keep part of the	amounts paid to others )	Co-Binder J. J. J. Zill J.
1. Total Cash Price			Seller CAPTION EXPRESSMAY FORD
A. Cash Price of Motor Vehicle and	Accessories	33757.00 (A)	1114
Cash Price Vehicle	\$ 33757.00		If any insurance is checked below, policies or certificates from the named insurance companies will describe the terms and conditions.
Cash Price Accessories	s N/A		Application for Optional Credit Insurance
3. Other (Nontaxable)		현실	☐ Credit Life: ☐ Buyer. ☐ Co-Buyer ☐ Both
Describe	s 174		Credit Life: Li Buyer Li Co-Buyer Li Both
Describe	š N/A		Termir Con Describes
B. Document Preparation Fee (not	a povernmental feet	55.00 <sub>(B)</sub>	Credit Life N/As N/As
C. Smog Fee Paid to Seller	- 5-2011HIGHER (00)	N/A (C)	Credit Disability W/A Mos. N/A 1/A
D. (Optional) Theft Deterrent Device	e (to whom naid)	299.00 (D)	Total Credit Insurance Premiums
E. (Optional) Theft Deterrent Device	· · · M/A	N/A (E)	Incurance Company North
F. (Optional) Surface Protection Proc		N/A (F)	Insurance Company Name
G. (Optional) Surface Protection Proc	auct (to whom paid)	N/A (G)	Home Office Address
H. Sales Tax (on taxable items in A		2814.16 (H)	Home Office Address
and the second s		N/A (I)	Credit life insurance and credit disability insurance are not
I. Optional DMV Electronic Filing I	M/A	N/A (0)	required to obtain credit. Your decision to buy or not buy credit
J. (Optional) Service Contract (to v	mion paid/	N/A (II)	life and credit disability insurance will not be a factor in the
K. (Optional) Service Contract (to )	whom paid)	N/A (I)	sign and agree to pay the extra cost. Cracit life insurance is
L. (Optional) Service Contract (to	witotti pala) 4	14	sign and agree to pay the extra cost. Credit file insurance in based on your original payment schedule. This insurance may not pay all you over on this contract if your make this peryments. Credit disability insurance does not dover any increase in your
M. Prior Credit or Lease Balance p	akt by Seller to	1815.00 (M)	Credit disability insurance does not cover any increase in your
And the second second		(M)	payment or in the number of payments. Coverage for credit life insurance and credit disability insurance ends on the original
(see downpayment and trade-in	calculation)	695.00 <sub>(M</sub>	! I due date for the last payment unless a different term for the
N. (Optional) Gap Contract (to who	m paid)\$	H/A (1)	Insurance is shown above.
O. (Optional) Used Vehicle Contract	t Cancellation Option Agreement \$	(O)	You are applying for the credit insurance marked
P. Other (to whom paid)	<u> </u>	(P)	above. Your signature below means that you agree
Por #/A	- <u> </u>	39435-16	that: (1) You are not eligible for insurance if you have reached your 65th birthday. (2) You are eligible for
Total Cash Price (A through P)	desperation of the	(1)	1 1 disability insularise only if you are working for wades
2. Amounts Paid to Public Officials		282.00	or profit 30 hours a week or more on the Effective
A. License Fees	\$	(A)	Date. (3) Only the Primary Buyer is eligible for
B. Registration/Transfer/Titling Fee	s \$	#/# (B)	disability insurance. DISABILITY INSURANCE MAY NOT COVER CONDITIONS FOR WHICH YOU HAVE
Q. California Tire Fees	<u>.</u> . \$	8.75 (C)	SEEN A DOCTOR OR CHIROPRACTOR IN THE
D. Other	<u>s</u>	N/A (D)	SEEN A DOCTOR OR CHIROPRACTOR IN THE LAST 6 MONTHS (Refer to "Total Disabilities Not
Total Official Fees (A through D)		s 2807.75 (2)	Covered in your policy for details).
3. Amount Paid to insurance Compa	inies .		You want to buy the credit insurance.
(Total premiums from Statement of		S WAY FOR	05/26/07 BUC MALE CLAS
4. Smog Certification or Exem	•	THE PARTY OF THE P	Date Buyer Signature Age
	havi Lee Lein in 91516	\$ 39725.91 (5)	
5. Subtotal (1 through 4)		<b>▼</b> (0)	1 1

C. C. that the-in-in-it last Bylinders of any even running is \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	ase 5	VIN_IFTYR10U35PB05907		provided unless you sign below and agree to pay to
Defence Coverpropried  E. Marchichur's Fabelos  F. Other  Total Demopsyment (Cilmough G)  (Indignia, was on the task of a street for the control ins has zero as a pathe number on the last only  7. Amount Finance (Cilmough G)  (Indignia, was on the task of a street for the control ins has zero as a pathe number on the last only  7. Amount Finance (Cilmough G)  (Indignia, was on the task of a street for the control ins has zero as a pathe number on the last only  7. Amount Finance (Cilmough G)  (Indignia, was on the task of a street for the control ins has zero as a pathe number on the last only  8. \$39725.91  (Indignia, was on the task of a street for the control ins has zero as a pathe number on the last only  8. \$39725.91  (Indignia, was on the task of a street for the control ins has zero as pathe number of the last of a street for the control ins has zero as a pathe number of the control ins has zero as a pathe number of the control ins has zero as a pathe number of the control ins has zero as a pathe number of the control ins has zero as a pathe number of the control institution of the control ins has zero as a pathe number of the control institution of the co	ì	T VIII	ment 73 156006/07/10 Pa	on tem this See Your gap contract for details on the p
SOUTH STATE OF STATE		1	73313.00	1 101111 IVIOS
F. Other S. 17.A (1) (2) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4		D. Deferred Downpayment	\$(D)	1 1
The allegacy Pipers   Bullet		E. Manufacturer's Rebate	\$(E)	
Total Companyment (c) Procupi G)  (i) finagular, with an an as is and wise to mount feet from one as paths number on the 14 down  (ii) finagular, with an an as is and wise to mount feet from one as paths number on the 14 down  (iii) finagular, with an assembly from the total and  (iii) finagular			■ <b>17 1 7 1</b>	Buyer X Market Care
BOTTS MAY BE SECURED TO ADMISS COUNTY FOR THE LOUA AND BE LEST STRUCKER FIRE DISCLOSURE BET SECURED TO RICH SETTLE LOUA AND BE LEST STRUCKER FIRE DISCLOSURE BET SECURED FOR THE SETTLE LOUA AND BETT SETTLE			0:00	OPTIONAL SERVICE GONTRACT(S) You w
BOTTS MAY BE SECURED TO ADMISS COUNTY FOR THE LOUA AND BE LEST STRUCKER FIRE DISCLOSURE BET SECURED TO RICH SETTLE LOUA AND BE LEST STRUCKER FIRE DISCLOSURE BET SECURED FOR THE SETTLE LOUA AND BETT SETTLE				purchase the sarvice contract(s) written with the k
SINTS ANY EL SECURITY IN DESCRIPTION  SINTS ANY EL SECURITY IN DESCRIPTION OF SINTS ANY ELECTROPY OF SINTS ANY ELE		I	s 39725.91 (7)	shown in item 1J,1K, and/or 1L above.
BUTES BACK BESIGNATION TO RECIOUS MADE IN THE LOSS AND MILE COLLUMNITY OF THE COLLUMN TO THE COL	- 1			1J Company
## this contract reflects the retail sale of a gray and an experiment of the process of target profit.  ## Proceeds of target profit.  ## Proceeds of target profit.  ## Procedul of target profit.  ## Profit target profit.  ## Procedul of target profit.  ## Profit target profit.  ## Procedul of target profit.  ## Profit target profit.  ## Profi	i	SELLER ASSISTED LOAN	AUTO PROVED FEE DISCUOSURE	
RELIER SETULIARS SALCOMERANDER SELECT SETULATION AND ADDRESS STATE TO ASSET SETULATION AND ADDRESS SETULATION AND		BUYER MAY BE REQUIRED TO PLEDGE SECURITY FOR THE LOAN, AND WILL BE OR! DATED FOR THE METAL I MEAN BAYMENTS ON ROTH THE		1K Company
Proceeds of Large Fourth To Preserve Charges & TAT Floates (* TAT Floates Charges & TAT Floates (* TAT Floates Charges & TAT Floates (* TAT Floates) (* TAT Fl		RETAIL INSTALLMENT SALE CONTRACT AND THE LOAN.	new motor vehicle, the sale is not subject	Li A - Contra Displace Contra Contra and Con
MARCH S. M. P. Papesolo In M. P. M.	- 1	Proceeds at Later Engineers W/A	to a fee received by an autobroker from us	Term
The self-firms of a fix a graph of a fix a graph of the control of the control of a fix a graph of the control of a graph of the control of a fix a graph of the control of of		Amount \$ N/A Finance Charge \$ N/A	11	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Infestiments of \$		Total & N/A Pavable in		
ELLERG RIGHT TO CANCEL II Boyer and Co-Super sign have, the promisions of the Sealing Right to Cancel seation on the budgings and believes the budge of the control of the		Installments of \$\$	appheasic.	contract contains the entire agreement betwe
SELEPT PRIORIT ID JANUEL TO BOTH TO DESIDER agreement to a financial ministron will apply.  Buyer  CO-Buyer  OPTION:   You pay no finance charge if the Amount Financed, item 7, is pald in full on or before		from this Loan is shown in item 6D.		
OPTION:   You pay no finance charge if the Amount Financed, item 7, is palld in full on or before		SELLER'S RIGHT TO CANCEL If Buyer and Co-Buyer sign	here, the provisions of the Seller's Right to Cancel section on	
OPTION:   You pay no finance charge if the Amount Financed, item 7, is palld in full on or before	1	wie deskrytiging die Seller tre right to cancel if Seller is unable	о ко азыун инэ соннаст го а ппапски mstitution will apply. Х	Walle Ton Charles
OPTION: The Moreume Public Liability Insurance charge if the Amount Financed, flem 7, is paid in full on or before	1			
THE MINIMUM PUBLIC LIABILITY INSURANCE LIMITS PROVIDED IN LAW MUST BE MET BY EVERY PERSON WHO PURCHASES A VEHICLE, IF YOU ARE UNSURE WHITH NOTYOUR CURRENT NORTHWIST ROURANCE POLICY WILL COVERYOUR NEWLY ACQUIRED VEHICLE BY THE VEHICLE BY AND				A CONTRACTOR OF THE PROPERTY O
NOT YOUR CURRENT INSURANCE POLICY WILL COVER YOUR NEWLY ACCURED VEHICLE IN THE EVENT OF AN ACCIDENT, YOU SHOULD CONTROL THE WARDS BY AN ACCIDENT, YOU SHOULD COVERAGE. SUPPLEMENTAL COVERAGE FOR COLLISION DAMAGE MAY BE AMALABLE TO YOU THROUGH THOUGH YOUR INSURANCE AGENT OR THROUGH THE BEALER PROTECTS ONLY THE DEALER, USUALLY UP TO THE AMOUNT HE UNIVERS BEAN OF THE WARDS BY AND THE UNIVERS BEAN OF THE WARDS BY AND		OPTION:  You pay no finance charge if the Amount F	Financed, item 7, is paid in full on or before	, Year , SELLER'S INITIALS
sign below, you may only cancel this contract with the agreement of the seller or for legal cluses, such as that. However, Camorina always require a seller to offer a 2-day contract cancellation option on used vehicles with a purchase price of less than \$40,000, subject to certain strutury conditions. This contract cancellation option requirement does not apply to this sale of a recreational vehicle, a motorcycle, or an off-highway motor vehicle subject to filentification under California law. See the vehicle contract cancellation option agreement for details.  Buyer Signature X  Date  Other Owners — A co-buyer is a person who is responsible for paying the entire debt. An other owner is a person whose name is on the title to the vehicle does not have to pay the debt. The other owner agrees to she security interest in the vehicle given to us in this contract.  Other Owner Signature X  GUARANTY: To induce us to sell the vehicle to Buyer, each person who signs as a Guarantor individually guarantees the payment of this contract. If Buyer falls to pay any money on this contract, each Guarantor must pay it when asked. Each Guarantor will be liable for the total amount owing even if other persons also sign as Guarantor, and even if Buyer on this contract, each Guarantor agrees to be liable for the total amount owing even if other persons also sign as Guarantor, and even if Buyer is related to the total contract, and include the file of the following: (1) give the Buyer more time to pay one or payments; (2) give a full or partial release to any other Guarantor agrees to be liable even if we do one or more of the following: (1) give the Buyer more time to pay one or payments; (2) give a full or partial releases to any other Guarantor agrees to be liable even if we do one or more of the following: (1) give the Buyer more time to pay one or payments; (2) give a full or partial releases to any other Guarantor (3) release any security; (4) accordates  Guarantor walves notice of acceptance of this Guaranty, notice of the Buy	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Representations of Buyer: Seller has relied on the trul given a true payoff amount on the vehicle traded in. If it seller the excess ordemand. If the payoff amount is less Buyet with the payoff amount is less buyer. (1) Do not sign this agreement be in copy of this agreement. (3) You can prepay the under this agreement, the vehicle may be repossed if you have a complaint concerning this sale, you should complaints concerning untain or deceptive practices or of Motor Vehicles, or any combination thereof.	th and accuracy of the information provided by you in connectine payoff amount is more than the amount shown above in item 6B as "Prior Credit set amount shown above in item 6B as "Prior Credit Co-Buyer X Co-Buyer X IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	ction with the Trade-in Vehicle. You represent that you have feeling as "Prior Credit or Lease Balance," you must or Lease Balance," Seller will refund the difference of the filled in. (2) You are entitled to a completely if you default in the performance of your obliging the unpaid indebtedness evidenced by this agree the district attorney, or an investigator for the Depart to the change. You do not have to agree to any contributions.
GUARANTY: To induce us to sell the vehicle to Buyer, each person who signs as a Guarantor individually guarantees the payment of this contract. If Buyer falls to pay any money on this contract, each Guarantor must pay it when asked. Each Guarantor will be lable for the total amount owing, even if Other persons also sign as Guarantor, and even if Buyer in complete defense to Guarantor's demand for reimbursement. Each Guarantor will be lable for the total amount owing, even if other persons also sign as Guarantor, and even if Buyer in complete defense to Guarantor's demand to reimbursement. Each Guarantor is to be lable even if the form is reimbursed, if give in the following; (1) give he buyer more time to pay one or payments; (2) give a full or partial release to any other Guarantor (3) release any security; (4) accept less from the Buyer than ine-follal amount owing; or (5) otherwise reach a settle relating to this contract or extend the contract. Each Guarantor acknowledges receipt of a completed cypy of this contract and gospanty at the time of signing.  Guarantor waives notice of acceptance of this Guaranty, notice of the Buyer's non-payment, non-performance, and default; and notices of the amount owing at any time, and of any demands upon the following to the following at any time, and of any demands upon the following the following at any time, and of any demands upon the following the f		The Annual Percentage Rate may and retain its right to receive a part of the control of the cont	ay be negotiable with the Seller. The part of the Finance Charge.  S YOU OBTAIN A CONTRACT CANCELLATION OF ancellation period for vehicle sales. Therefore, you cannot later can high control a different which. All	TION YOU AGREE TO THE TERMS OF THIS CON YOU CONFIRM THAT BEFORE YOU SIGNE ON TRACT, WE GAVE IT TO YOU, AND YOU BE YOU FIRST TO TAKE IT AND REVIEW IT. YOU AGE
Guarantor waives notice of this Guaranty, notice of the Buyer's non-payment, non-performance, and desaut, and induses of the Buyer's non-payment, non-performance, and desaut, and induses of the Buyer's non-payment, non-performance, and desaut, and induses of the Buyer's non-payment, non-performance, and desaut, and induses of the Buyer's non-payment, non-performance, and desaut, and induses of the Buyer's non-payment, non-performance, and desaut, and induses of the Buyer's non-payment, non-performance, and desaut, and induses of the Buyer's non-payment, non-performance, and desaut, and induses of the Buyer's non-payment, non-performance, and desaut, and induses of the Buyer's non-payment, non-performance, and desaut, and induses of the Buyer's non-payment, non-performance, and desaut, and induses of the Buyer's non-payment, non-performance, and desaut, and induses of the Buyer's non-payment, non-performance, and desaut, and induses of the Buyer's non-payment, non-performance, and desaut, and induses of the Buyer's non-payment, non-performance, and desaut, and induses of the Buyer's non-payment, non-performance, and desaut, and induses of the Buyer's non-payment, non-performance, and desaut, and desa		The Annual Percentage Rate may and retain its right to receive a part of the Is NO COOLING-OFF PERIOD UNLESS California law does not provide for a "cooling-off" or other a sign below, you may only cancel this contract with the agreement require a seller to offer a 2-day contract cancellation option on statutory conditions. This contract cancellation option require off-highway motor vehicle subject to file-ntification under California University of the Company of the	ay be negotiable with the Seller. To part of the Finance Charge.  S YOU OBTAIN A CONTRACT CANCELLATION OF ancellation period for vehicle sales. Therefore, you cannot later cannot late costs too much, or wish you had acquired a different vehicle. All mit of the seller or for legal cause, such as fraud. However, California land used vehicles with a purchase price of less than \$40,000, subject to ment does not apply to this sale of a recreational vehicle, a motorcycle write law. See the vehicle contract cancellation option agreement for domain the contract of the contrac	TION YOU COMPRIN THAT BEFORE YOU SIGNE CONTRACT, WE GAVE IT TO YOU, AND YOU COMPRIN THAT BEFORE YOU SIGNE OF YOU AND YOU FREE TO TAKE IT AND REVIEW IT. YOU AND YOU EDGE THAT YOU HAVE READ BOTH SIDES (CONTRACT, INCLUDING THE ARBITRATION AT HE REVERSE SIDE, BEFORE SIGNING YOU CONFIRM THAT YOU RECEIVED A COMPRILED-IN COPY WHEN YOU SIGNED IT.  Date  Le a person whose name is on the title to the vehicle
Guarantor waives notice of acceptance of this Guaranty, notice of the Buyer's non-payment, non-performance, and depart, and industry of the Buyer's non-payment, non-performance, and depart, and industry of the Buyer's non-payment, non-performance, and depart, and industry of the Buyer's non-payment, non-performance, and depart, and industry of the Buyer's non-payment, non-performance, and depart of the Buyer's non-performance, and depart of the Buyer's non-performance, and		The Annual Percentage Rate may and retain its right to receive a part of the Indiana and retain its right to receive a part of the Indiana and retain its right to receive a part of the Indiana and retain its right to receive a part of the Indiana and retain its right to receive a part of the Indiana and I	ay be negotiable with the Seller. The part of the Finance Charge.  S YOU OBTAIN A CONTRACT CANCELLATION OF ancellation period for vehicle sales. Therefore, you cannot later canchicle costs too much, or wish you had accurred a different vehicle. All not of the seller or for legal cause, such as fraud. However, California land used vehicles with a purchase price of less than \$40,000, subject to ment does not apply to this sale of a recreational vehicle, a motorcycle ornia law. See the vehicle contract cancellation option agreement for displaced to the security interest in the vehicle given to us in this contract.  Address	TION YOU CONFIRM THAT BEFORE YOU SIGNE CONTRACT, WE GAVE IT TO YOU, AND YOU CONFIRM THAT BEFORE YOU SIGNE OF THE TO YOU, AND YOU FREE TO TAKE IT AND REVIEW IT. YOU AND YOU EDGE THAT YOU HAVE READ BOTH SIDES (CONTRACT, INCLUDING THE ARBITRATION AT STATE ON THE REVERSE SIDE, BEFORE SIGNING YOU CONFIRM THAT YOU RECEIVED A COMPFILLED-IN COPY WHEN YOU SIGNED IT.  Is a person whose name is on the title to the vehicle
Guarantor X Date Guarantor X  Address  CAPITOL EXPRESSIBAY FORD Date By X Title		The Annual Percentage Rate may and retain its right to receive a particular its not provide for a "cooling-off" or other care contract simply because you change your mind, decide the well sign below, you may only cancel this contract with the agreement require a seller to offer a 2-day contract cancellation option on statutory conditions. This contract cancellation option requires off-highway motor vehicle subject to fidentification under caliform of the contract with the agreement off-highway motor vehicle subject to fidentification under caliform of the contract with the contract cancellation option requires of the contract of complete defense to Guarantors demand to reimbursener payments; (2) give a full or partial release to any other Guarantor fide contract Fach Guarantor.	ay be negotiable with the Seller. To part of the Finance Charge.  S YOU OBTAIN A CONTRACT CANCELLATION OP ancellation period for vehicle sales. Therefore, you cannot later canchicle costs too much, or wish you had acquired a different vehicle. All not of the seller or for legal cause, such as fraud. However, California larn used vehicles with a purchase price of less than \$40,000, subject to ment does not apply to the sale of a recreational vehicle, a motorcycle and law. See the vehicle contract cancellation option agreement for department of the contract cancellation option agreement for department of the contract cancellation option agreement for department in the vehicle given to us in this contract.  Address  each person who signs as a Guarantor individually guarantees the field agreement story department according to the properties of the second or or more carantor; (3) release any security; (4) accept less from the Buyer of any accordance one of this contract in the prior accordance one of this contract in the prior accordance of a completed copy of this contract is contract of a completed copy of this contract in the prior accordance of a completed copy of this contract and the prior accordance of a completed copy of this contract and the prior accordance of a completed copy of this contract and the prior accordance in the prior accordance of a completed copy of this contract and the prior accordance of a completed copy of this contract and the prior accordance of the prior accordance o	TION YOU AGREE TO THE TERMS OF THIS CONTROL THAT BEFORE YOU SIGNE CONTRACT, WE GAVE IT TO YOU, AND YOU AGREE TO TAKE IT AND REVIEW IT. YOU AGREE THAT YOU HAVE READ BOTH SIDES CONTRACT, INCLUDING THE ARBITRATION IT. ON THE REVERSE SIDE, SEFORE SIGNING YOU CONFIRM THAT YOU RECEIVED A COMPFILLED-IN COPY WHEN YOU SIGNED IT.  Date  Is a person whose name is on the title to the vehicle  Dayment of this contract. If Buyer talks to pay any money of the bollowing: (1) give the Buyer more time to pay one or and boldering: (1) give the Buyer more time to pay one or and boldering the terms of signing.
Address CAPITOL EXPRESSMAY FORD Date 05/26/07 By X Title H9		The Annual Percentage Rate may and retain its right to receive a particular its not provide for a "cooling-off" or other care contract simply because you change your mind, decide the well sign below, you may only cancel this contract with the agreement require a seller to offer a 2-day contract cancellation option on statutory conditions. This contract cancellation option requires off-highway motor vehicle subject to fidentification under caliform of the contract with the agreement off-highway motor vehicle subject to fidentification under caliform of the contract with the contract cancellation option requires of the contract of complete defense to Guarantors demand to reimbursener payments; (2) give a full or partial release to any other Guarantor fide contract Fach Guarantor.	ay be negotiable with the Seller. To part of the Finance Charge.  S YOU OBTAIN A CONTRACT CANCELLATION OP ancellation period for vehicle sales. Therefore, you cannot later canchicle costs too much, or wish you had acquired a different vehicle. All mit of the seller or for legal cause, such as frauct. However, California later used vehicles with a purchase price of less than \$40,000, subject to ment does not apply to the sale of a recreational vehicle, a motorcycle write. See the vehicle contract cancellation-option agreement for department. See the vehicle contract cancellation-option agreement for department. See the vehicle contract cancellation-option agreement for department. See the vehicle contract cancellation option agreement for department of the security interest in the vehicle given to us in this contract.  Address  Each guarantor will be as a Guarantor included amount owing event if with the contract and contract and contract and contract and contract and contract and of the Buyer's non-payment, non-performance, and default; and notices of	TION YOU AGREE TO THE TERMS OF THIS CONTROL THAT BEFORE YOU SIGNE CONTRACT, WE GAVE IT TO YOU, AND YOU AGREE TO TAKE IT AND REVIEW IT. YOU AGREE THAT YOU HAVE READ BOTH SIDES CONTRACT, INCLUDING THE ARBITRATION IT. ON THE REVERSE SIDE, SEFORE SIGNING YOU CONFIRM THAT YOU RECEIVED A COMPFILLED-IN COPY WHEN YOU SIGNED IT.  Date  Is a person whose name is on the title to the vehicle  Dayment of this contract. If Buyer talks to pay any money of the bollowing: (1) give the Buyer more time to pay one or and boldering: (1) give the Buyer more time to pay one or and boldering the terms of signing.
Saler Signs CAPITOL EXPRESSMAY FORD Date 05/26/07 By X Title MQ		The Annual Percentage Rate may and retain its right to receive a particular its wind its contract with the agreement require a selier to offer a 2-day contract cancellation option on statutory conditions. This contract cancellation option on statutory conditions. This contract cancellation option requirem off-highway motor vehicle subject is flentification under callform of the contract of the contract is a person does not have to pay the debt. The other owner agrees to stort the contract, each Guarantor must pay it when asked, complete defense to Guarantor of demand for reimbursements; (2) give a full or partial release to any other Guarantor waives notice of acceptance of this Guaranty, notice of Guarantor waives notice of acceptance of this Guaranty, notice of the contract. Each Guaranty waives notice of acceptance of this Guaranty, notice of the contract.	ay be negotiable with the Seller. To part of the Finance Charge.  S YOU OBTAIN A CONTRACT CANCELLATION OP ancellation period for vehicle sales. Therefore, you cannot later can hicle costs too much, or wish you had acquired a different vehicle. All not of the seller or for legal cause, such as fraud. However, California lar used vehicles with a purchase price of less than \$40,000, subject to ment does not apply to the sale of a recreational vehicle, a motorcycle while see the vehicle contract cancellation option agreement for department of the security interest in the vehicle given to us in this contract.  Address  each person who signs as a Guarantor individually guarantees the field and contract cancellation. (3) release any security. (4) accept less from the Buyer of antor acknowledges receipt of a completed copy of this contract and of the Buyer's non-payment, non-performance, and default; and notices of the Buyer's non-payment, non-performance, and default; and notices of the Buyer's non-payment, non-performance, and default; and notices of the Buyer's non-payment, non-performance, and default; and notices of the Buyer's non-payment, non-performance, and default; and notices of the Buyer's non-payment, non-performance, and default; and notices of the Buyer's non-payment, non-performance, and default; and notices of the Buyer's non-payment, non-performance, and default; and notices of the Buyer's non-payment, non-performance, and default; and notices of the second performance and default; and notices of the second performance and default; and notices of the second period peri	TION YOU AGREE TO THE TERMS OF THIS CONTROL WILLIAM THAT BEFORE YOU SIGNE SET YOU WOU CONFIRM THAT BEFORE YOU SIGNE SET YOU AND THE RET TO TAKE IT AND REVIEW IT. YOU AND YOU GONTRACT, WE GAVE IT TO YOU, AND YOU GONTRACT, INCLUDING THE ARBITRATION IN THE REVERSE SIDE, SEFORE SIGNING I STABLE.  ON THE REVERSE SIDE, SEFORE SIGNING I YOU CONFIRM THAT YOU RECEIVED A COMPILED-IN COPY WHEN YOU SIGNED IT.  Date  is a person whose name is on the title to the vehicle  payment of this contract. If Buyer falls to pay any money of the top the contract of the contract of the payment of this contract. If Buyer falls to pay any money of the buyer more time to pay one or nam the lotal amount owing; or (5) otherwise reach a settle of gladamount wing at any time, and of any demands upon the fall of the payment of of t
Seller Signs   Use   By A   Seller Signs   Date   Date   By A   Seller Signs   Date		The Annual Percentage Rate may and retain its right to receive a part of the California law does not provide for a "cooling-off" or other care contract simply because you change your mind, decide the very sign below, you may only cancel this contract with the agreement require a seller to offer a 2-day contract cancellation option on statutory conditions. This contract cancellation option requires off-highway motor vehicle subject to filentification under California with the payment off-highway motor vehicle subject to filentification under California with the payment of the contract	part of the Finance Charge.  S YOU OBTAIN A CONTRACT CANCELLATION OP ancellation period for vehicle sales. Therefore, you cannot later canchide costs too much, or wish you had acquired a different vehicle. All mit of the seller or for legal cause, such as fraud, However, California is used vehicles with a purchase price of less than \$40,000, subject to ment does not apply to the sale of a recreational vehicle, a motorcycle with a taw. See the vehicle contract cancellation option agreement for discrete the security interest in the vehicle given to us in this contract.  Address  Each person who signs as a Guarantor individually guarantees the face Guarantor will be allele for the total amount owing event in the Lach Guarantor will be allele for the total amount owing event in the Cach Guarantor gross to be liable even if we do one or more carantor; (3) release any security; (4) accept less from the Burset and of the Buyer's non-payment, non-performance, and default; and notices of the Buyer's non-payment, non-performance, and default; and notices of the Cache and the contract and of the Buyer's non-payment, non-performance, and default; and notices of the contract and the Buyer's non-payment, non-performance, and default; and notices of the contract and the Buyer's non-payment, non-performance, and default; and notices of the contract and the Buyer's non-payment, non-performance, and default; and notices of the contract and the Buyer's non-payment, non-performance, and default; and notices of the contract and the Buyer's non-payment, non-performance, and default; and notices of the contract and the Buyer's non-payment, non-performance, and default; and notices of the Buyer's non-payment, non-performance, and default; and notices of the Buyer's non-payment, non-performance, and default; and notices of the Buyer's non-payment.	TION YOU AGREE TO THE TERMS OF THIS CONTROL WILLIAM THAT BEFORE YOU SIGNE SET YOU WOU CONFIRM THAT BEFORE YOU SIGNE SET YOU AND THE RET TO TAKE IT AND REVIEW IT. YOU AND YOU GONTRACT, WE GAVE IT TO YOU, AND YOU GONTRACT, INCLUDING THE ARBITRATION IN THE REVERSE SIDE, SEFORE SIGNING I STABLE.  ON THE REVERSE SIDE, SEFORE SIGNING I YOU CONFIRM THAT YOU RECEIVED A COMPILED-IN COPY WHEN YOU SIGNED IT.  Date  is a person whose name is on the title to the vehicle  payment of this contract. If Buyer falls to pay any money of the top the contract of the contract of the payment of this contract. If Buyer falls to pay any money of the buyer more time to pay one or nam the lotal amount owing; or (5) otherwise reach a settle of gladamount wing at any time, and of any demands upon the fall of the payment of of t
		The Annual Percentage Rate may and retain its right to receive a particular its not provide for a "cooling-off" or other calcontract simply because you change your mind, decide the well sign below, you may only cancel this contract with the agreement require a seller to offer a 2-day contract cancellation option on statutory conditions. This contract cancellation option requires off-highway motor vehicle subject to generation under califor the contract of the contract with the agreement off-highway motor vehicle subject to generation under caliform of the contract of the contract of the other owner agrees to state of the contract, each Guarantor must pay it when asked, complete defense to Guarantor demand to reimbursement payments; (2) give a full or partial release to any other Guarantor waives notice of acceptance of this Guaranty, notice of Guarantor waives notice of acceptance of this Guaranty, notice of Guarantor X.  Address.	ay be negotiable with the Seller. The part of the Finance Charge.  S YOU OBTAIN A CONTRACT CANCELLATION OP ancellation period for vehicle sales. Therefore, you cannot later can hicle costs too much, or wish you had acquired a different vehicle. All will of the seller or for legal cause, such as fraud. However, California land used vehicles with a purchase price of less than \$40,000, subject to ment does not apply to this sale of a recreational vehicle, a motorcycle ornia law. See the vehicle contract cancellation option agreement for down to be seen the security interest in the vehicle given to us in this contract.  Address  each person who signs as a Guarantor individually guarantees the same contract of the security interest in the vehicle given to us in this contract.  Address  each person who signs as a Guarantor individually guarantees the carantor (3) release any security; (4) accept less from the Buyer than the security in the security of the security.  OS/26/07  Quarantor X  Aldress	VOU AGREE TO THE TERMS OF THIS CONTROL TO CONFIRM THAT BEFORE YOU SIGNED TO YOU CONFIRM THAT BEFORE YOU SIGNED TO YOU CONFIRM THAT BEFORE YOU SIGNED THE CONTRACT, WE GAVE IT TO YOU, AND YOU WIS GOVERNOON THE TAXED THAT YOU HAVE READ BOTH SIDES CONTRACT, WICLIAMS THE ARBITRATION IN ON THE REVERSE SIDE, SEFORE SIGNING YOU CONFIRM THAT YOU RECEIVED A COMPILED-IN COPY WHEN YOU SIGNED IT.  Date  Dayment of this contract. If Buyer falls to pay any money or the totowing: (1) give the Buyer more time to pay one or an he lotal amount owing; or (5) otherwise reach a settle of playarity at the time of signing.  If the amount owing at any time, and of any demands upon the Italy Date  Date

## Case 5 Contration of Contrator Monday Voired Contrator Contra

1670 LAS PLUNAS AVE SUITE B SAN JOSE CA SANTA CLARA 95133

919 W. CAPITOL EXPUY SAN JOSE, CA

95136

Usted, el Comprador (y Comprador Conjunto, el existe), puede comprar el vehículo mencionado a centinuación con dinero en efectivo e con crédito. Al firmar este contrato, usted elige comprar el vehículo mencionado a centinuación con dinero en efectivo e con crédito. Al firmar este contrato, usted elige comprar el vehículo mencionado a centinuación con dinero en efectivo e con crédito. Al firmar este contrato, usted elige comprar el vehículo mencionado a centinuación con dinero en efectivo e con crédito. Al firmar este contrato, usted elige comprar el vehículo mencionado a centinuación con dinero en efectivo e con crédito. Al firmar este contrato, usted elige comprar el vehículo mencionado en el cultura de pagos delineada abajo. Calcularemos su cargo por financiamiento diario. Las Declaraciones sobre la Veracidad del Préstamo que aparecen más adelante són parte de este contrato.

	Nuevo Usado	Affo	Marca y Modelo	Odómetro	N° de Identificación del Vetificale Uso Principal de la Compra
ı	IEN :	1006	FORD	188	1FTSE34P460B05242 Inagood Committee
L			350		

DECL	RACIONES SO	BRE LA VERACIDA	D DEL PRÉS	TAMO	DECLARACIÓN DE SEGURO
PORCENTUAL F ANUAL El costo de su crédito a tasa anual.	RECARGO DE INANCIAMIENTO La cantidad en dólares que el crédito le costará.	Cantidad Financiada La cantidad de crédito suministrado a usted o a su nombre.	Monto de Pagos El mionto que labras pagado spués de hacer dos los pagos según el plan 62834.40	Practo Total de Venta El costo total de la compra bajo crédito, incluso su pago inicial 0.00 \$ 62834.40 el	AVISO: Ninguna perhona estará ciblipada a adquair o negodar additio de seguro entitido por una compeñía aseguradora, apente corredor en particular borno una combolón de financiamiento de compra de un vehículo motorizado. No se necesario que adquien algo tro seguro para obtenier un crédito. Su decisión de adquirro no adqui otro seguro no influida en el proceso de aprobación de un crédito.  Seguro de Vehículo  Asizia. Paixo
%  \$	(e)	\$   \$	<u>, (e)</u>	19 — 16	S N _ A Ded. Integ., Incendio y Flohin _ A Mes. \$ _ N /
LA ESTRUCTURA DE S	US PAGOS SERÁ:			e) significa un cálculo	
Número de Pago	<b>)8</b> :	Cantidad de Pagos:	Vencin	niento de Pagos:	Lesiones Fleicas \$ 1/4 Limiten / Mes. \$ 1/4 Dafto a Ripopledad \$ Limiten / Mes. \$ 1/4
Un Pago de		R/A	MA		Molea Mes. 5 N.
Un Pago de		872.70	W/A	- AA /AE /AT	Mes S in A
/1 Pagos		N/A		partir <b>26/25/07</b>	Monto de Primas de Seguro de Vehículo 8
Pagos Un Pago Final		872.70	Mensuales a 1		AMENOS QUE ESTE ACUERDO INCLUYA UN CARGO PARA SEGUR
Comp pay Alman Cl al page on	mileto no se recibe dentro	de de altre deserver de la companya			ÁMENOS QUE ESTE ACUERDO INCLUYA UN CARGO PARA SEGUR DE RESPONSABILIDAD PÚBLICA O DANOS MATERIALES, EST ACUERDO NO CONTIENE EL PAGO POR DICHA COBERTURA.
		ue no cias despues de su venciment mente, posiblemente recibirá un reca a médiante el vehículo que es coriprimendo in cultada nicerción acter e financiamiento, y el interés de gene		The second secon	- Comprant A
Precio Total en Efec		edor podría retener una parto	ue la suma pagada	a 00'05).	Co-Company CARTTOL EXPRESSIVAY FORD
	el Vehículo Motorizado y Con	nnlamentos e	33757.00	an:	Weddow 2
1. Precio en Efecti		33757.00	· · · · · · · · · · · · · · · · · · ·	~	Si se marce algún seguro abalo, las pólizas o certificados de la nombradas empresas de seguro delinearán los plazos y condiciones:
2. Precio en Efecti	vo de Complementos	S W/A			Solicitud para Seguro Opolonal que Garantiza el Rago de Deude
3. Otro (no gravabl	(e)				☐ Vida: ☐ Comprador ☐ Co-Comprador ☐ Ambes
Describit		sN/A			☐ Incapacidad (Solamenta Comprador)
Describir		\$ <u></u> *	55.00		BOOK NOWA Prince A
	ión de Documentos (no es		N/A	B)	Vida N. A. Mes. W. A.S. W.A.
	5 / A	in ambiental pagado al Vendedor \$	299.00	C)	IncapacidadMes\$
	vo antirrobo (a quién le pag	W/A -	N/A	D)	Mento de Primas para Seguro de Créditor / A \$ (b)
	vo antinobo (a quién le pag para la protección de la su	S	N/A	<b>a)</b>	Nombre de Empresa de Seguro
	o para la protección de la su		1/A-	nn ov	White the second
	ventas (para artículos grava		2014-16	u) ye. Har	Dirección de Oficina Central
			**************************************	f /	Los seguiris de vida e invelidez no constituyen una exigenda para
J. (Opcional) Contrato	de servicio (a quién le paga):	Intermento de Tránsito (DMV) \$	W/A	s level and	Y 1. al alomantianticida readino Surfacialen da adquide o no un canuno
and the second s	de servicio (a quién le paga)	N/A	¥/A	k) ( 200	de ficili-r in Jeguro de Invalder no influtra en el proceso de aprofision de ordano. No se old parán, salvo que used acuerda mediante filma pagar el opeto adicionas involucrado. El seguro de
	de servicios (a quién le paga	N/A s	W/A	i)	mediante firma pagar el costo adicional involucrado. El seguro de
	saldo de amendamiento pe		5 M + P P P		more, di seguro puede abstenerse de elcorer el total del morto
		<u> </u>	1815.00	M)	adeudado por el comprador según el presente contrato. El seguno de invalidas no coupre si inventes sin he nanos niver la cantidad de
(véase cálculo del	pago inicial y del valor del	vehiculo a cambio)	695.00		infocurrenting pages expose associates involucione. I septim se infocurrenting pages explore a su polendario, de pago ariginal. En caso de mora, el seguro puede abstanciare de elborar al lotal del morto de invalidaz no cubre all'invalida y según el presente contrato. El seguro de invalidaz no cubre all'invalida en te pago a l'evit a carattad de cectas. La cobienza del'esquire de vitte pago a l'evit a carattad de cectas. La cobienza del'esquire de vitte y según a menos que el presente contrato españalizar un plazo diferente.
	de seguro complementario		W/A	10	el presente contrato egiptilistos un plazo diferente.
All the second of the second	#/A	de contrato de vehículo usado \$		0)	I I razied soncira el sedrua bata darautizat el bado de cenca
P. Otro (a quier le peg	a)	<del></del>		P) . '	marcado amba. Su firma al pie significa que usted acuerda que:  (1) Usted no está elegible para seguro si ha cumplido sus 65
#or				39435-16	años. (2) Usted al es elegible para seguro de incapacidad
Precio total en efect	しょうこう みんしょう ディー・ス			(1)	<ul> <li>sofamente el trabaja por studició o canancia 30 horas nor santana.</li> </ul>
Montos Pagados a 1     A. Cobro de Licencia	THE PROPERTY OF PUBLICOS	هداد وجوز الماد	282.00	A) e	o más durante la Fecha an Vigor, (3) Saloral Comprador Principal es elacible dans al lacuro de incanacidad, PUEDE SER OUE EL
B. Cobros de Matricula	/Trasladar/Titslo	militaria g	W/A d	B) .	as diagble part al ingredide incapacidad, RUEDE REPOUE EL MEDURO POR INCAPACIDAD NO CUBRA APECCIONES POR LAS CHALES USTEDIHAYA CONSULTADO A UN MEDICO O
	de neumáticos de Californi	a Ś	<b>6.75</b>	o)	IAS CUACES USTEBRHAYA CONSULTADO A UN MEDICO O GUIROPRACTICO DURANTE LOS ÚLTIMOS 6 MESES (Para:
D. Otro			NOT THE RESERVE AND THE	<sup>0)</sup> 290,75	detalles dirigue a la sección en eu póliza o certificado
Manto de Cobras O	ficiales (A hasta D)			(2)	Interestileries Inteles no Criticates 1
3. Curtidad Pagada a				T. M.FA	Lighted pulgra stractibir un seguro de crédito.
		and the second s		may Strategy by 1000 may 1000 miles	
デー・カータ はんだい ただりしょく	tado de Seguro columna a	ıb)		(3)	The state of the s
(Monto de primas del Es		rancel de exención pagado al E	etedio (		Fedia Final de Constitutor Edad

5:08 - Other to Ballance Provide to Fredity / Mandamiento OCL	ument 78 - 1812 206/07/10 Pa	JUL Caparella en la statistica du catalante en contratto de sendo b
C. Entrega Nets (A menos B) (indique si es numero negativo)	\$ (C)	derance socked a hosperofet fire in her design rating haite de assa
D. Dispositivo antimobo	\$ (D)	Plazo Mes Nombre del Contrato de
E. Reembolso de Fabricante	\$ 3500:00 (E)	Usted quiere firmar un contrato de saldo.
F. Olro	s WA	Comprador X
G. Efectivo	\$(G)O_OO	1000
Pago inicial Total (C hasta G)	\$(6)	CONTRATO(S) DE SERVICIO OPTATIVO Quiere compre
(Si ee negativo, apunte cero sobre linea 6 y apunte la cantidad menos que co	ero como numero poetivo sobre linea 1M de amba). 39725.81	CONTRATO(S) DE SERVICIO OPTATIVO Quiere compre contrato(s) de servicio(s) acordado(s) con la(s) sigulente(s) con pajo los términos que a continuación se detallar y con lo
7. Cantidad Financiada (5 menos 6)	\$	listados en las fineas 11 1K y/o 1L que aparecen más amba.
		1 J Companier a N / A
PRESTANO CON AMUDA DEL VENDEDOR	MANIFESTACION DEL COBRO DE AGENTE	Plazo Meses 2
PRESTANO CON ANIDA DEL VENDEDOR SE PUEDE EXIGIR DEL COMPANDOR EMPERE UNA GARANTÍA PARA EL PRESTANO Y ESTARA OSIZIADO A PRIGAR A CURRON TANTO ESTE CONTRATO DE VENTA A PLAZO MINORISTA COMO EL PRESTANO:	Si este contrato refleja la venta al por menor de	1K Companie A
	un vehículo nuevo, la venta no está sujeta a un	1L Company A
Recaudsolones de nest mode:	cobro que un agente de autos recibe de nosotros amenos que se marca la siguiente casilla;	Plazo Meses o
Cantidad \$_#/A Recargo por Financiamien(6.\$_#/A		Companior X
Monto \$ N / Pagadero en N / A	Nombre del agente de autos que recibe	CÓMO SE PUEDE CAMBIAR ESTE CONT
Plazos de \$\$	el cobro, si corresponde:	Este contrato contiene el acuerdo completo entre
de este Préstamo se démuestra en artículo 6D.		nosotros en refación con este contrato. Cualquier co contrato se debe hacer por escrito y tanto usted como
AVISO DE LOS DERECHOS DE ANULACIÓN SI el Comprador y Co-	comprador firman aquí, se aplicarán las estipulaciones en la sección de los	debemos firmano. Los cambios orales no son vinculante
Derechos de Amulación al derso que da el derecho al Vendedor de anuta	r al al Vendedor no puede ceder este contrato con una institución financiera.	
Comprador	X- Co-Comprador	Firma del comprador X Firma del codeudor X
		Firms del codeugor A
OPCIÓN: Usted no paga recargos de financiamiento si la Carifidad P	handigha articulo 7 se nona nor restruich cobre n efficie del	, Año NICALES DE VENDEBÓR
Y VENTA DEL VEHICULO. PARA OBTENER CONSEJO SOBRE COBERTURA TOTAL QUE L EL COMPRADOR FIRMARA PARA RECONOCER QUE ÉL/ELLA E S/S X	E BRINDE PRÔTECCIÓN EN CASO DE LA PÉRDIDA O DAÑO A SU VEHÍCI INTIENDE ESTAS CONDICIONES Y TERMINOS DE RESPONSABILIDAD PU X	JLO, SE DEBE PONER EN CONTACTO CON SU AGENTE DE SE Jelica.
PAÑA DEL VEHICULO.  PAÑA DETENER CONSEJO SOBRE COBERTURA TOTAL QUE L EL COMPRADOR FIRMARA PARA RECONOCER QUE ÉL/ELLA E S/S X  Representaciones del Comprador. El vendedor his confisado en la vi cantidad exacta que cancela la deuda en el vehículo entregado como pagar al vendedor el excedente a solicitud. Si la cantidad que cancela Comprador X  Aviso al Comprador. (1) No firme este contrato antes di puede pagar con antelación la completa cantidad por p acuerdo, el vehículo podrá ser recuperado y usted podr	E BRINDE PROTECCIÓN EN CASO DE LA PÉRDIDA O DAÑO A SU VEHÍCU. INTIENDE ESTAS CONDICIONES Y TERMINOS DE RESPONSABILIDAD PU  A prodes y precisión de la información entregada por usted con respecto al vehíc pago. Si la cartidad que cancela la deuda supera la Indicada arriba en el atriculo 68 como "Opporta anter la deuda es inferior a la indicada arriba en el artículo 68 como "Opporta anter Co-Comprador X  si elegido o si contilene espacios vacíos. (2) Usted tiene derecho agar bajo este acuerdo a cualquier momento. (4) Si usated no fastar sujeto a una demanda y la responsabilidad por la deud	culo entregado como pago parcial. Usted representa que ha otorgo tículo 6B como "Crédito anterior o Saltio de arrendamiento", ested for o saldo de arrendamiento", el vendedor le reembolsará la difier o saldo de arrendamiento", el vendedor le reembolsará la difier o saldo de arrendamiento", el vendedor le reembolsará la difier o cumple con el desempeño de sua obligaciones baj da por pagar demostrado por este acuerdo.
Y VENTA DEL VEHICULO. PARA OSTENER CONSEJO SOBRE COBERTURA TOTAL QUE L EL COMPRADOR FIRMARIA PARA RECONOCER QUE ÉL/ELLA E S/S X  Representaciones del Comprador. El vendedor his confisado en la ve cantitad exacta que cancela la deuda en el vehículo entregado como pagar al vendedor el excedente a solicitud. Si la cantidad que cancela Comprador X  Aviso al Comprador. (1) No firme este contrato antes di puede pagar con antelación la completa cantidad por p acuerdo, el vehículo podrá ser recuperado y usted podr Si usted tiene una queja con respecto a esta venta, usted Las quejas relativas a prácticas o métodos injustos o eng Motor Vabicias en cualquier combinación de alitos	E BRINDE PROTECCIÓN EN CASO DE LA PÉRDIDA O DAÑO A SU VEHÍCU. INTIENDE ESTAS CONDICIONES Y TERMINOS DE RESPONSABILIDAD PU  TRADA Y precisión de la información entregada por usted son respecto al vehíc pago. Si la carnidad que cancela la deuda supera la Indicada arriba en el atriculo 68 como "Opigida anter la deuda es inferior a la indicada arriba en el artículo 68 como "Opigida anter co-comprador X  si eserto o si contilene espacios vacrios. (2) Usted tiene derecho lagar bajo este acuerdo a cualquier momento. (4) Si usted ric la star sujeto a una demanda y la responsabilidad por la deud lo debe resolver con el vendedor. lañosos de parte del vendedor se pueden remitir al flacal munici	JLO, SE DEBE PONER EN CONTACTO CON SU AGENTE DE SEI IBLICA.  culo entregado como pago parcial. Usted representa que ha otoro tículo 68 como "Crédito anterior o Saltio de arrendamiento", usted for o saldo de arrendamiento", el vendedor le reembolsará la diferio o cumple con el desempeño de sus obligaciones baj da por pagar demostrado por este acuerdo:
PARA DEL VEHICULO.  PARA DETENER CONSLIO SOBRE COBERTURA TOTAL QUE L EL COMPRADOR FIRMABA PARA RECONOCER QUE ÉL/ELLA E S/S X  Representaciones del Comprador. El vendedor ha confiado en la ve cantidad exacta que cancela te deuda en el vehiculo entregado como pagar al vendedor el excedente a solicitud. Si la cantidad que cancela Comprador X  Aviso al Comprador. (1) No firme este contrato antes de puede pagar con antelación la completa cantidad por p acuerdo, el vehículo podrá ser recuperado y usted podra Si usted tiene una queja con respecto a esta venta, usted Las quejas relativas a prácticas o métodos injustos o eng Motor Vehicles, o cualquier combinación de ellos. Después de firmar este contrato, el vendedor no puede obligado a estar de acuerdo a un cambio, y es una práctic	E BRINDE PROTECCIÓN EN CASO DE LA PÉRDIDA O DAÑO A SU VEHÍCU. INTIENDE ESTAS CONDICIONES Y TERMINOS DE RESPONSABILIDAD PU  Trad y precisión de la información entregada por usted sen respecto el vehíc pago. Si la cantidad que cancela la deuda supera la indicada arriba en el artículo 68 como "Cadida anel co-Compruder X  si esento o si contiene espacios vacrios: (2) Usted tiene derecho agar bajo este acuerdo a cualquier momento. (4) Si usted no fi estar sujeto a una demanda y la responsabilidad por la deud lo debe resolver con el vendedor. Inflosos de parte del vendedor se pueden remitir al fiscal munic pambiar el financiamiento o tos plazos de pago a menos que p la injusta o engañosa que el vendedor haga un cambio unilater	JLO, SE DEBE PONER EN CONTACTO CON SU AGENTE DE SEI JBLICA.  culo entregado como pago parcial. Usted representa que ha otoro tículo 6B como "Crédito anterior o Saltio de airendamiento", usted for o saldo de arrendamiento", el vendedor le reembolsará la difer se uma copia de este acuerdo flena por completo. (3) o cumple con el desempeño de sua obligaciones baj da por pagar demostrado por este acuerdo: cipal, fiscal del distrito, o a un investigador del Departin por escrito usted haya acordado a tal cambio. Usted na
Y VENTA DEL VEHICULO. PARA OSTENER CONSEJO SOBRE COBERTURA TOTAL QUE L EL COMPRADOR FIRMARIA PARA RECONOCER QUE ÉL/ELLA E S/S X  Representaciones del Comprador. El vendedor hil confisado en la vi cantidad exacta que cancela la deuta en el vehículo entregado como pagar al vendedor el excedente a solicitud. Si la cantidad que cancela Comprador X  Aviso al Comprador. (1) No firme este contrato antes di puede pagar con antelación la completa cantidad por p acuerdo, el vehículo podrá ser recuperado y usted podr Si usted tiene una queja con respecto a esta venta, usted Las quejas relativas a prácticas o métodos injustos o eng Motor Vehícles, o cualquier combinación de ellos. Después de firmar este contrato, el vendedor no puede obligado a estar de acuerdo a un cambio, y es una práctic	E BRINDE PROTECCIÓN EN CASO DE LA PÉRDIDA O DAÑO A SU VEHÍCU.  NTIENDE ESTAS CONDICIONES Y TERMINOS DE RESPONSABILIDAD PU  TRADA Y precisión de la información entregada por usted son respecto al vehíc pago. Si la carnidad que cancela la deuda supera la Indicada arriba en el artículo 68 como "Opigida anter la deuda es interior a la indicada arriba en el artículo 68 como "Opigida anter Co-Comprador X."  Beerlo o si contilene espacios vacios. (2) Usted tiene derecho agar bajo este acuerdo a cualquier momento. (4) Si usted no la setar sujeto a una demanda y la responsabilidad por la deud lo debe resolver con el vendedor, jañosos de parte del vendedor se pueden remitir al fiscal municipambiar el financiamiento o tos plazos de pago a menos que pa injusta o engañosa que el vendedor haga un cambio unilater.  Firma del Co-Comprador X.	JLO, SE DEBE PONER EN CONTACTO CON SU AGENTE DE SEI BLICA.  culo entregado como pago parcial. Usted representa que ha otorgitudo 68 como "Crédito anterior o Salto de arrendamiento", usted for o saldo de arrendamiento", el vendedor le reembolsará la diferior o saldo de arrendamiento", el vendedor le reembolsará la diferior o saldo de arrendamiento", el vendedor le reembolsará la diferior cumple con el desempeño de sus obligaciones baj da por pagar demostrado por este acuerdo:  Sipal, fiscal del distrito, o a un investigador del Departno por escrito usted haya acordado a tal cambio. Usted na la cambio.
PARA DEL VEHICULO.  PARA DETENER CONSEJO SOBRE COBERTURA TOTAL QUE L EL COMPRADOR FIRMARIA PARA RECONOCER QUE ÉL/ELLA E S/S X  Representaciones del Comprador. El vendedor hil confiado en la ve cantitad exacta que cancela la deuta en el vehículo entregado como pagar al vendedor el excedente a solicitud. Si la cantidad que cancela Comprador X  Aviso al Comprador. (1) No firme este contrato antes de puede pagar con antelación la completa cantidad por p acuerdo, el vehículo podrá ser recuperado y usted podra.  Si usted tiene una quela con respecto a esta venta, usted Las quelas relativas a prácticas o métodos injustos o eng Motor Vehícles, o cualquier combinación de ellos. Despuée de firmar este contrato, el vendedor no puede obligado a estar de acuerdo a un cambio, y es una práctic Firma del Comprador X  La Tasa porcentual anual es sus	E BRINDE PROTECCIÓN EN CASO DE LA PÉRDIDA O DAÑO A SU VEHÍCU. INTIENDE ESTAS CONDICIONES Y TERMINOS DE RESPONSABILIDAD PU  Trad y precisión de la información entregada por usted sen respecto el vehíc pago. Si la cantidad que cancela la deuda supera la indicada arriba en el artículo 68 como "Cadida anel co-Compruder X  si esento o si contiene espacios vacrios: (2) Usted tiene derecho agar bajo este acuerdo a cualquier momento. (4) Si usted no fi estar sujeto a una demanda y la responsabilidad por la deud lo debe resolver con el vendedor. Inflosos de parte del vendedor se pueden remitir al fiscal munic pambiar el financiamiento o tos plazos de pago a menos que p la injusta o engañosa que el vendedor haga un cambio unilater	JLO, SE DEBE PONER EN CONTACTO CON SU AGENTE DE SEC JBLICA.  culo entregado como pago parcial. Usted representa que ha otorge tículo 6B como "Crédito anterior o Saltio de arrendamiento", usted for o saldo de arrendamiento", el vendedor le reembolsará la difier o crimple con el desempeño de sus obligaciones baj da por pagar demostrado por este acuerdo:  cipal, fiscal del distrito, o a un investigador del Departm por escrito usted haya acordado a tal cambio. Usted na l.
PARA DEL PHEJULO. S/S X  Representaciones del Comprador. El vendedor his confiado en la ve cantidad exacta que cancela te deuda en el vehículo entregado como pagar al vendedor el excedente a solicitud. Si la cantidad que cancela Comprador X  Aviso al Comprador. (1) No firme este contrato antes di pueda pagar con antelación la completa cantidad por pacuendo, el vehículo podrá ser recuperado y usted podra su esta venta, usted Las quejas relativas a prácticas o métodos injustos o en Motor Vehículos, a cualquier combinación de ellos. Después de firmar este contrato, el vendedor no puede obligado a estar de acuerdo a un cambio, y es una práctic. Firma del Comprador X  La Tasa porcentual anual es sus el presente contrato más tarde simplemente porque cambió de perces, decidiaries. Después de firmar abejo, inste puede cancelar este contrato. Si estabago, las leyes del sistado de Caliomia exigen que el vendedor de venículos usados de un valor interfor a USA40,000, lo cual está su contrato para el venículos usados de un valor interfor a USA40,000, lo cual está su contrato a soldos als ventás de un velor interfor a USA40,000, lo cual está su proprieto comento metodos de cancelar esta contrato de venículos usados de un valor interfor a USA40,000, lo cual está su proprieto cambió de percentado metodos esta cancela su venículos metodos en metodos de cancelar esta contrato de venículos usados de un valor interfor a USA40,000, lo cual está su proprieto ne a soldos a karvata de un valor interfor a USA40,000, lo cual está su proprieto ne a soldos a karvata de un valor interfor a USA40,000, lo cual está su proprieto ne a soldo a la venículo metodos de cancelar esta contrato.	E BRINDE PROTECCIÓN EN CASO DE LA PÉRDIDA O DAÑO A SU VEHÍCU.  NTIENDE ESTAS CONDICIONES Y TERMINOS DE RESPONSABILIDAD PU  A productiva de la información entregada por usted con respecto al vehíc pago. Si la carnidad que cancela la deuda supera la Indicada arriba en el artículo 68 como "Ogigita, anter la deuda es interior a la indicada arriba en el artículo 68 como "Ogigita, anter co-comprador X  si esento o si contilene espacilos vacrios. (2) Usted tiene derecho argar bajo este acuerdo a cualquier momento. (4) Si usted no la estar sujeto a una demanda y la responsabilidad por la deud ici debe resolver non el vendedor, lañosos de parte del vendedor se pueden remitir al fiscal munici cambiar el financiamiento o tos plazos de pago a menos que p la injusta o engañosa que el vendedor haga un cambio unilater  Firma del Co-Comprador X  COPPTIBLE DE SER NEGOCIADA CON EL VEL LO COPETIBLE DE SER NEGOCIADA CON DE CONTR. lo de cancelación para la venta de vehículos. Por consiguienta, usted no puede ca tida que el vehículo se muy costoso, o porque desea haber conseguido un ve locamente con el acuerdo del vendedor o por rezonas legales, al como el tradu- frezza una cochó de cincienta de vehículos. Por consiguienta, usted no puede ca tida que el vehículo se muy costoso, o porque desea haber conseguido un ve locamente con el acuerdo del vendedor o por rezonas legales, al como el tradu- frezza una cochó de contro del vendedor o por rezonas legales, al como el tradu- frezza una cochó de contro del vendedor con contro de de das de dumodor cuándos testas condiciones estatularias. Esta requisito para la opolítica de amilitir a o un vente alcomotorizació de un tom tente de contrato que esta tables o a cierta controlo controlo controlo de controlo de controlo de controlo controlo de controlo controlo de contr	JLO, SE DEBE PONER EN CONTACTO CON SU AGENTE DE SEL JBLICA.  culo entregado como pago parcial. Usted representa que ha otorge tículo 88 como "Crédito anterior o Salto de arrendamiento", usted rior o saldo de arrendamiento", el vendedor le reembolsará la difier  a uma copia de este acuerdo flena por completo. (3) o cumple con el desempeño de sus obligaciones baj da por pagar demostrado por este acuerdo: cipal, fiscal del distrito, o a un investigador del Departm por escrito usted haya acordado a tal cambio. Usted n al.  Endedor: El Vendedor puede co Costo de finànciación.  ATO. USTED ESTÁ DE NORMATO. USTED CONFIRMA PRESENTE: CONTRAMO PRESENTE: CONTRAMO PRESENTE: CONTRAMO PRESENTE CONTRAMO PREVIO A SUSCRIBIR EL PRESENTE CONTRAMO PREVIO A SUSCRIBIR EL PRESENTE CONTRAMO LO LA PRODEDOR LE HIZO ENTREGA DEL MISSAO.
YVENTA DEL VEHICULO. PARA OSTENER CONSEJO SOBRE COBERTURA TOTAL QUE L EL COMPRADOR FIRMARIA PARA RECONOCER QUE ÉL/ELLA E S/S X  Representaciones del Comprador. El vendedor his confisido en la ve cantidad exacta que cancela la deuda en el vehículo entregado como pagar al vendedor el excedente a solicitud. Si la cantidad que cancela Comprador X  Aviso al Comprador. (1) No firme este contrato antes di pueda pagar con antelación la completa cantidad por p acuerdo, el vehículo podrá ser recuperado y usted podr Si usted tiene una queja con respecto a esta venta, usted Las quejas relativas a prácticas o métodos injustos o en Motor Vehículos, o cualquier combinación de ellos. Después de firmar este contrato, el vendedor no puede o bilgado a estar de acuerdo a un cambio, y es una práctic Firma del Comprador X  La Tasa porcentual anual es sus el presente contrato y retener s  NG HAY PERÍODO PARA RETRACTARSE, A MENOS QU Las leyes de California no estipulan un período de "tregus" u otro períod este contrato más tarde simplemente porque cambió de parece, dec	E BRINDE PROTECCIÓN EN CASO DE LA PÉRDIDA O DANO A SU VEHÍCU.  NTIENDE ESTAS CONDICIONES Y TÉRMINOS DE RESPONSABILIDAD PU  TRADA PROCESSO DE LA PERPONSABILIDAD PU  TO ESTAT SUJETO E LA PROCESSO DE LA PERPONSABILIDAD PU  TO ESTAT SUJETO DE LA PROCESSO DE LA PERPONSABILIDAD PU  TO ESTAT SUJETO PU  TO ESTAT SUJETO PU  TO ESTAT DE LA PERPONSABILIDAD PU  TO ESTAT DE L	JLO, SE DEBE PONER EN CONTACTO CON SU AGENTE DE SEI JBLICA.  culo entregado como pago parcial. Usted representa que ha otorge tículo 6B como "Crédito anterior o Saldo de arrendamiento", usted nor o saldo de arrendamiento", el vendedor le reembolsará la difer o cumple con el desempeño de sus obligaciones baj da por pagar demostrado por este acuerdo:  cipal, fiscal del distrito, o a un investigador del Departre por escrito usted haya acordado a tal cambio. Usted n al.  cendedor: El vendedor puede co costo de financiación.  LISTED ESTÁ DENCUERDO CON LOS TERMINA PREVIO A SUSCRIBIR EL PRESENTE CONTRIMA PREVIO A SUSCRIBIR EL PRESENTE CONTRIMA PREVIO A SUSCRIBIR EL PRESENTE CONTRIMA COMPLETA AL MOMENTO DE FIRMARIO.
PARA DEL PHEJULO. S/S X  Representaciones del Comprador. El vendedor his confiado en la ve cantidad exacta que cancela te deuda en el vehículo entregado como pagar al vendedor el excedente a solicitud. Si la cantidad que cancela Comprador X  Aviso al Comprador. (1) No firme este contrato antes di pueda pagar con antelación la completa cantidad por pacuendo, el vehículo podrá ser recuperado y usted podra su esta venta, usted Las quejas relativas a prácticas o métodos injustos o en Motor Vehículos, a cualquier combinación de ellos. Después de firmar este contrato, el vendedor no puede obligado a estar de acuerdo a un cambio, y es una práctic. Firma del Comprador X  La Tasa porcentual anual es sus el presente contrato más tarde simplemente porque cambió de perces, decidiaries. Después de firmar abejo, inste puede cancelar este contrato. Si estabago, las leyes del sistado de Caliomia exigen que el vendedor de venículos usados de un valor interfor a USA40,000, lo cual está su contrato para el venículos usados de un valor interfor a USA40,000, lo cual está su contrato a soldos als ventás de un velor interfor a USA40,000, lo cual está su proprieto comento metodos de cancelar esta contrato de venículos usados de un valor interfor a USA40,000, lo cual está su proprieto cambió de percentado metodos esta cancela su venículos metodos en metodos de cancelar esta contrato de venículos usados de un valor interfor a USA40,000, lo cual está su proprieto ne a soldos a karvata de un valor interfor a USA40,000, lo cual está su proprieto ne a soldos a karvata de un valor interfor a USA40,000, lo cual está su proprieto ne a soldo a la venículo metodos de cancelar esta contrato.	E BRINDE PROTECCIÓN EN CASO DE LA PÉRDIDA O DANO A SU VEHÍCU.  NTIENDE ESTAS CONDICIONES Y TÉRMINOS DE RESPONSABILIDAD PU  TRADA PROCESSO DE LA PERPONSABILIDAD PU  TO ESTAT SUJETO E LA PROCESSO DE LA PERPONSABILIDAD PU  TO ESTAT SUJETO DE LA PROCESSO DE LA PERPONSABILIDAD PU  TO ESTAT SUJETO PU  TO ESTAT SUJETO PU  TO ESTAT DE LA PERPONSABILIDAD PU  TO ESTAT DE L	JLO, SE DEBE PONER EN CONTACTO CON SU AGENTE DE SEI JBLICA.  Culo entregado como pago parcial. Usted representa que ha otorge tículo 6B como "Crédito anterior o Saldo de arrendamiento", usted rior o saldo de arrendamiento", el vendedor le reembolsará la difer o a uma copia de este acuerdo flena por completo. (3) o cumple con el desempeño de sus obligaciones baj da por pagar demostrado por este acuerdo:  Sipal, fiscal del distrito, o a un investigador del Departre por escrito usted haya acordado a tal cambio. Usted n al.  Endedor: El Vendedor puede co Costo de financiación.  ATO.  USTED ESTÁ DENCUERDO CON LOS TERMINA PRESENTE: CONTRATO: USTED CONFIRMA PREVIO A SUSCRIBIR EL PRESENTE CONTRIMA USTED ESTÁ DENCUERDO CON LOS TERMINA PREVIO A SUSCRIBIR EL PRESENTE CONTRIMA USTED ESTÁ DENCUERDO CON LOS TERMINA UNIDEDOR LE HIZO, ENTREGA DEL MISMO.  USTED CONTRIMA HABER RECIBIDO UNA CO
PARA DEL VENIGULO.  Representaciones del Comprador. El vendedor his confiado en la ve cantitad exacta que cancela te deuda en el veniculo entregado como pagar al vendedor el excedente a solicitud. Si la cantidad que cancela Comprador X.  Aviso al Comprador. (1) No firme este contrato antes de puede pagar con antelación la completa cantidad por pacuerdo, el veniculo podrá ser recuperado y usted podr.  Si usted tiene una quela con respecto a esta venta, usted Las quelas relativas a prácticas o métodos injustos o eng Motor Venicles, o cualquier combinación de alica.  Después de firmar este contrato, el vendedor no puede obligado a estar de acuerdo a un cambio, y es una práctic.  Firma del Comprador X.  La Tasa porcentual anual es sus el presente contrato. El veniculo de la loca.  NO HAY PERÍODO PARA RETRACTARSE, A MENOS QUI Las leyes de California no estipulan un período de "regus" unitro períod este contrato más tarde simplemente porque cambió de parecer, decidificarias. Después de firmar abejo, usted puedo cancelar sete contrato de veniculos usados de un valor interior a USA40,000, lo cual setá suj contrato no se aplica a la venitá de un veniculo recreativo, una motocicia de veniculos usados de un valor interior a USA40,000, lo cual setá suj contrato no se aplica a la venitá de un veniculo recreativo, una motocicia de veniculos esta contrato.  Firma del Comprador X.  Codeudores y otros cotitulares. Un codeudor es aquella pur	E BRINDE PROTECCIÓN EN CASO DE LA PÉRDIDA O DANO A SU VEHÍCU.  NTIENDE ESTAS CONDICIONES Y TÉRMINOS DE RESPONSABILIDAD PU  TRADA PROCESSO DE LA PERPONSABILIDAD PU  TO ESTAT SUJETO E LA PROCESSO DE LA PERPONSABILIDAD PU  TO ESTAT SUJETO DE LA PROCESSO DE LA PERPONSABILIDAD PU  TO ESTAT SUJETO PU  TO ESTAT SUJETO PU  TO ESTAT DE LA PERPONSABILIDAD PU  TO ESTAT DE L	JLO, SE DEBE PONER EN CONTACTO CON SU AGENTE DE SEI JBLICA.  Culo entregado como pago parcial. Usted representa que ha otorge tículo 68 como "Crédito anterior o Salto de arrendamiento", usted for o saldo de arrendamiento", el vendedor le reembolsará la difer o cumple con el desempeño de sus obligaciones baj da por pagar demostrado por este acuerdo:  Sipal, flecal del distrito, o a un investigador del Departre por escrito usted haya acordado a tal camblo. Usted n al.  Enradedor: El Vendedor puedo ci Costo de financiación.  LATO.  USTED ESTÁ DE NCUENDO CON LOS TERMINO PRESENTE: CONTRATO. USTED CONFIRMA PREVICA SUSCRIBIR EL PRESENTE CONTRA VENDEDOR LE HIZO ENTREGA DEL MISMO BIORIA B
PARA DETENER CONSEJO SOBRE COBERTURA TOTAL QUE L EL COMPRADOR FIRMARIA PARA RECONOCER QUE ÉL/ELLA E S/S X  Representaciones del Comprador. El vendedor his confisido en la vi cantidad exacta que cancela le deuda en el vehículo entregado como paigar al vendedor el excedente a solicitud. Si la cantidad que cancela Comprador X  Aviso al Comprador. (1) No firme este contrato antes di pueda pagar con antelación la completa cantidad por ; acuerdo, el vehículo podrá ser recuperado y usted podra Si usted tiene una queja con respecto a esta venta, usted Las quejas relativas a prácticas o métodos injustos o en Motor Vehícules, o cualquier combinación de ellos. Después de firmar este contrato, el vendedor no puede obligado a estar de acuerdo a un cambio, y es una práctic Firma del Comprador X  La Tasa porcentual anual es sus el presente contrato y retener se NG HAY PERÍODO PARA RETRACTARSE, A MENOS QU Las leyes de California no estipulan un período de "tregus" u otro períod este contrato más tarde simplemente porque cambió de parece, do: difierária. Después de firma tebe, únida que o cancelar este contrato Sir embargo, las leyes del estado de California exigen que el vendedor de veniculos usados de un valor Interior a USA00,000, lo cual está aujo contrato no es aplica a terrató de un velor loreor a USA00,000, lo cual está aujo contrato no es aplica e terrató de un velor loreor a companio de concelació Firma del Comprador X  Codeudores y otros cotitulares. Un codeudor es aquella p responsable del pago de la deuda. El cotitular está de acue	E BRINDE PROTECCIÓN EN CASO DE LA PÉRDIDA O DANO A SU VEHÍCU.  INTIENDE ESTAS CONDICIONES Y TERMINOS DE RESPONSABILIDAD PU  A contra de la información entregada por usted con respecto al vehíc pago. Si la cardidad que cancela la deuda supera la Indicada arriba en el artículo 68 como "Dadriga anter la deuda es inferior a la indicada arriba en el artículo 68 como "Dadriga anter Co-Comprador X  el sento o si contitene espacios vacrios. (2) Usted tiene derecho argar bajo este acuerdo a cualquier momento. (4) Si usted má sistar sujeto a una demanda y la responsabilidad por la deud lo debe resolver non el vendedor se pueden remitir al fiscal municipamblar el financiamiento e tos plazos de pago a menos que para injusta o engañosa que el vendedor haga un cambio unilator.  Firma del Co-Comprador X  COEPTÍDIO de ser negociada con el vendedor para la contra del CO-Comprador X  E SE OBTENGA UNA OPCIÓN DE CANCELACIÓN DE CONTR. o de cancelación para la venta de vehículos. Por consiguienta, usted no puede sa tid que el vendedor por cancelación para la venta de vehículos. Por consiguienta, usted no puede so de que el vehículo en en conseguio un vendemente con el acuerdo del vendedor o por acones legales, al como el francio del cancelación de cancelación de contrato de de dias de duración cuando se la carrida como contrato de una financia para conocar los detalles.  OS/26/07  Fecha Firma del Co-Comprador X  Proma responsable del pago total de la deuda. El cotifular es aquerdo con el derecho real de garantía que se etorga al vendedor e arredo con el derecho real de garantía que se etorga al vendedor e arredo con el derecho real de garantía que se etorga al vendedor e arredo con el derecho real de garantía que se etorga al vendedor e arredo con el derecho real de garantía que se etorga al vendedor e arredo con el derecho real de garantía que se etorga al vendedor e	JLO, SE DEBE PONER EN CONTACTO CON SU AGENTE DE SEI JBLICA.  Culo entregado como pago parcial. Usted representa que ha otorgiculo 68 como "Crédito anterior o Salto de arrendamiento", usted rior o saldo de arrendamiento", el vendedor le reembolsará la difier  a una copia de este acuerdo llena por completo. (3) o cumple con el desempeño de sus obligaciones baj da por pagar demostrado por este acuerdo:  cipal, fiscal del distrito, o a un investigador del Departm por escrito usted haya acordado a tal cambio. Usted n al.  ENTRE CONTRATO: USTED CONFINIA PREVIO A SUSCRIBIR EL PRESENTE CONTRAMO PREVIO A SUSCRIBIR EL PRESENTE CONTRAMO PREVIO A SUSCRIBIR EL PRESENTE CONTRAMO DISTEDITOVO LA OCASIÓN DE LEERLO EN LIB BIOLOGICO COMPLETA AL MOMENTO DE FIRMARILO.  FECHA  LES COMPLETA AL MOMENTO DE FIRMARILO.  FECHA  LES COMPLETA AL MOMENTO DE FIRMARILO.
PARA DETENER CONSEJO SOBRE COBERTURA TOTAL QUE L EL COMPRADOR FIRMARIA PARA RECONOCER QUE ÉL/ELLA E S/S X  Representaciones del Comprador. El vendedor his confisido en la vi cantidad exacta que cancela le deuda en el vehículo entregado como paigar al vendedor el excedente a solicitud. Si la cantidad que cancela Comprador X  Aviso al Comprador. (1) No firme este contrato antes di pueda pagar con antelación la completa cantidad por ; acuerdo, el vehículo podrá ser recuperado y usted podra Si usted tiene una queja con respecto a esta venta, usted Las quejas relativas a prácticas o métodos injustos o en Motor Vehícules, o cualquier combinación de ellos. Después de firmar este contrato, el vendedor no puede obligado a estar de acuerdo a un cambio, y es una práctic Firma del Comprador X  La Tasa porcentual anual es sus el presente contrato y retener se NG HAY PERÍODO PARA RETRACTARSE, A MENOS QU Las leyes de California no estipulan un período de "tregus" u otro períod este contrato más tarde simplemente porque cambió de parece, do: difierária. Después de firma tebe, únida que o cancelar este contrato Sir embargo, las leyes del estado de California exigen que el vendedor de veniculos usados de un valor Interior a USA00,000, lo cual está aujo contrato no es aplica a terrató de un velor loreor a USA00,000, lo cual está aujo contrato no es aplica e terrató de un velor loreor a companio de concelació Firma del Comprador X  Codeudores y otros cotitulares. Un codeudor es aquella p responsable del pago de la deuda. El cotitular está de acue	E BRINDE PROTECCIÓN EN CASO DE LA PÉRDIDA O DANO A SU VEHÍCU.  INTIENDE ESTAS CONDICIONES Y TERMINOS DE RESPONSABILIDAD PU  A contra de la información entregada por usted con respecto al vehíc pago. Si la cardidad que cancela la deuda supera la Indicada arriba en el artículo 68 como "Dadriga anter la deuda es inferior a la indicada arriba en el artículo 68 como "Dadriga anter Co-Comprador X  el sento o si contitene espacios vacrios. (2) Usted tiene derecho argar bajo este acuerdo a cualquier momento. (4) Si usted má sistar sujeto a una demanda y la responsabilidad por la deud lo debe resolver non el vendedor se pueden remitir al fiscal municipamblar el financiamiento e tos plazos de pago a menos que para injusta o engañosa que el vendedor haga un cambio unilator.  Firma del Co-Comprador X  COEPTÍDIO de ser negociada con el vendedor para la contra del CO-Comprador X  E SE OBTENGA UNA OPCIÓN DE CANCELACIÓN DE CONTR. o de cancelación para la venta de vehículos. Por consiguienta, usted no puede sa tid que el vendedor por cancelación para la venta de vehículos. Por consiguienta, usted no puede so de que el vehículo en en conseguio un vendemente con el acuerdo del vendedor o por acones legales, al como el francio del cancelación de cancelación de contrato de de dias de duración cuando se la carrida como contrato de una financia para conocar los detalles.  OS/26/07  Fecha Firma del Co-Comprador X  Proma responsable del pago total de la deuda. El cotifular es aquerdo con el derecho real de garantía que se etorga al vendedor e arredo con el derecho real de garantía que se etorga al vendedor e arredo con el derecho real de garantía que se etorga al vendedor e arredo con el derecho real de garantía que se etorga al vendedor e arredo con el derecho real de garantía que se etorga al vendedor e arredo con el derecho real de garantía que se etorga al vendedor e	JLO, SE DEBE PONER EN CONTACTO CON SU AGENTE DE SEI JBLICA.  Culo entregado como pago parcial. Usted representa que ha otorgiculo 68 como "Crédito anterior o Salto de arrendamiento", usted rior o saldo de arrendamiento", el vendedor le reembolsará la difier  a una copia de este acuerdo llena por completo. (3) o cumple con el desempeño de sus obligaciones baj da por pagar demostrado por este acuerdo:  cipal, fiscal del distrito, o a un investigador del Departm por escrito usted haya acordado a tal cambio. Usted n al.  ENTRE CONTRATO: USTED CONFINIA PREVIO A SUSCRIBIR EL PRESENTE CONTRAMO PREVIO A SUSCRIBIR EL PRESENTE CONTRAMO PREVIO A SUSCRIBIR EL PRESENTE CONTRAMO DISTEDITOVO LA OCASIÓN DE LEERLO EN LIB BIOLOGICO COMPLETA AL MOMENTO DE FIRMARILO.  FECHA  LES COMPLETA AL MOMENTO DE FIRMARILO.  FECHA  LES COMPLETA AL MOMENTO DE FIRMARILO.
PARA DETENER CONSEJO SOBRE COBERTURA TOTAL QUE L EL COMPRADOR FIRMARIA PARA RECONOCER QUE ÉL/ELLA E S/S X  Representaciones del Comprador. El vendedor his confisido en la vi cantidad exacta que cancela le deuda en el vehículo entregado como paigar al vendedor el excedente a solicitud. Si la cantidad que cancela Comprador X  Aviso al Comprador. (1) No firme este contrato antes di pueda pagar con antelación la completa cantidad por ; acuerdo, el vehículo podrá ser recuperado y usted podra Si usted tiene una queja con respecto a esta venta, usted Las quejas relativas a prácticas o métodos injustos o en Motor Vehícules, o cualquier combinación de ellos. Después de firmar este contrato, el vendedor no puede obligado a estar de acuerdo a un cambio, y es una práctic Firma del Comprador X  La Tasa porcentual anual es sus el presente contrato y retener se NG HAY PERÍODO PARA RETRACTARSE, A MENOS QU Las leyes de California no estipulan un período de "tregus" u otro períod este contrato más tarde simplemente porque cambió de parece, do: difierária. Después de firma tebe, únida que o cancelar este contrato Sir embargo, las leyes del estado de California exigen que el vendedor de veniculos usados de un valor Interior a USA00,000, lo cual está aujo contrato no es aplica a terrató de un velor loreor a USA00,000, lo cual está aujo contrato no es aplica e terrató de un velor loreor a companio de concelació Firma del Comprador X  Codeudores y otros cotitulares. Un codeudor es aquella p responsable del pago de la deuda. El cotitular está de acue	E BRINDE PROTECCIÓN EN CASO DE LA PÉRDIDA O DANO A SU VEHÍCU.  NTIENDE ESTAS CONDICIONES Y TERMINOS DE RESPONSABILIDAD PU  A productiva de la información entregada por usted son respecto al vehício pago. Si la carnidad que cancela la deuda supera la Indicada arriba en el artículo 68 como "Opidio, anter la deuda es interior a la indicada arriba en el artículo 68 como "Opidio, anter la deuda es interior a la indicada arriba en el artículo 68 como "Opidio, anter la deuda es interior a la indicada arriba en el artículo 68 como "Opidio, anter la deuda es interior a la indicada arriba en el artículo 68 como "Opidio, anter la deuda es interior a la indicada arriba en el artículo 68 como "Opidio, anter la deuda es interior por el vendedor.  In estar sujeto e una demanda y la responsabilidad por la deuda lo debe resolver pon el vendedor, la la responsabilidad por la deuda lo debe resolver pon el vendedor se pueden remitir al fiscal munico cambiar el financiamiento o tos plazos de pago a menos que para injuesta o engañosa que el vendedor haga un cambio unilater.  Firma del Co-Comprador X  COPTIBLE de ser negociada con el vendedo de la cancisación para la venta de vehículos. Por consiguienta, usted no puede ce lide que el vehículo se muy costoso, o porque deses haber conseguido un vendo al caucribio de cancisación de cancisación de contrato o por rezones legales, al condiciones estatularias. Esta requisito para la opológ de amultida de la contrato para conocar los detalles.  OS/26/07  Fecha Firma del Co-Comprador X  ersona responsable del pago total de la deuda. El cotifular es aquardo con el derecho real de garantía que se otorga al vendedor e arrocar los detalles.	JLO, SE DEBE PONER EN CONTACTO CON SU AGENTE DE SEI JBLICA.  Culo entregado como pago parcial. Usted representa que ha otorgiculo 68 como "Crédito anterior o Salto de arrendamiento", usted rior o saldo de arrendamiento", el vendedor le reembolsará la difier  a una copia de este acuerdo llena por completo. (3) o cumple con el desempeño de sus obligaciones baj da por pagar demostrado por este acuerdo:  cipal, fiscal del distrito, o a un investigador del Departm por escrito usted haya acordado a tal cambio. Usted n al.  ENTRE CONTRATO: USTED CONFINIA PREVIO A SUSCRIBIR EL PRESENTE CONTRAMO PREVIO A SUSCRIBIR EL PRESENTE CONTRAMO PREVIO A SUSCRIBIR EL PRESENTE CONTRAMO DISTEDITOVO LA OCASIÓN DE LEERLO EN LIB BIOLOGICO COMPLETA AL MOMENTO DE FIRMARILO.  FECHA  LES COMPLETA AL MOMENTO DE FIRMARILO.  FECHA  LES COMPLETA AL MOMENTO DE FIRMARILO.

hauraite in show above.

You are applying the time credit interraines marked above. Your signature below means that you agree that (1) You are not aligible for insurance if you have reached your 65th oldriday. (2) You are eligible for disability insurance only if you are working for wages or profit. 30 Sooms a years or hidre on the Effective Date. (3) Only time Printary Boyer is, eligible for disability insurance clistate 177 \*NSURANCE MAY NETT (2) \*PER CONDITIONIS FOR WHICH YOU HAVE disability insurance: DISABILETY VINSURANCE MAY
NOT COVER CONDITIONS FOR WHICH YOU HAVE
SEEN A BLOCTOR OR CHIROPERACTOR IN THE
EAST & MONTHS (Refer to Total Disabilities Not
Covered in your policy for details).
YOU want to buy the credit insurance.

27 Chief County County County County County
Date County County County County
Age

Age

2. Amounts Paid to Public Officials

A. License Fees

B. Registration/Transfer/Fitting Fees C. California Tire Fees

D. Other ...

Total Official Fees (A through D)

S. Amount Paid to Insurance Companies (Total premiums from Statement of Insurance column a + b)

☐ Smog Certification or ☐ Exemption Fee Paid to State

5. Subtotal (1 through 4).

- 452 . 00 (A) 100 Bes 1/A (B)

> 10218 15.

C. Talai Barrana di la		1
6. Total Downpayment  A. Agreed Trade-In Value Yr N/A Make N/	N/A(A)	OPTIONAL GAP CONTRACT A gap contract (debt cancell top contract) is not required to obtain credit and will not to
Model M/A Odom M/A		provided unless you sign below and signed to pay the ext
B. Less Prior Cradit or Lesse Balance	\$ N/A (B)	provided unless you slight below and lagree to pay he ext change. If you choose to buy a gen postiget, the charge is show in him. If. See you go contract for deale on the protection if provides, it is a part of this contract.
C, Net Trade-In (A less B) (Indicate if a negative num		If provides, it is a pain of this contract.  Term H/A Mos H/A
D. Deferred Downpayment	S. S	chiaming Gap Contract
E. Manutacturers Rebate	Berlinson Tork	You want to buy a gas contract
G. Bash	5 4760.00 (G)	Buylix Pakala 4 x 19
Total Downpayment (C through G)	\$ 4750.00 (6)	OPTIGNAL SERVICE CONTRACT(S) You want to purchase the service contract(s) written with the fellowing
(If negative, enter zero on line 6 and enter the amount less than a		company(les) for the term(s) shown below for the charge(s
7. Amount Financed (5 less 0)	\$ 1991 76 (r)	shown in item 1J,1K, and/or 1L above.
SELLER ASSISTED LOAN	1 222	tJ Company WIARD TAN
BUYER MAY BE REQUIRED TO PLEDGE SECURITY FOR THE LOAN, AND VILL SE OBLIGATED FOR THE INSTALLMENT PAYMENTS ON BOTH THIS	AUTO BROKER FEE DISCLOSURE	1K Company N/A
IETAI, INSTALLMENT SALE CONTRACT AND THE LOAN.	If this contract reflects the retail sale of a new motor vehicle, the sale is not subject	Term Mos. or A Miles
Proceeds of Loan From:	to a fee received by an autobroker from us	1L Company
Amount \$ Finance Charge \$ Payable in	unless the following box is checked:	Term Mgs or Miles
The same of the sa	Name of autobroker receiving fee, if	
American Company of the Paris o	abbudgae.	HOW THIS CONTRACT CAN BE CHANGED. THE contract contains the entire agreement between yo
om this Loan is shown in Item 8D.	1 <del></del>	and us relating to this contract. Any change to the contract must be in writing and both you and w
ELLER'S RIGHT TO CANCEL If Buyer and Co-Buyer sign a back giving the Seller the right to cancel it Seller is unable	here, the provisions of the Seller's Right to Cancel section on to assign this contract to a financial institution will apply.	must sign it. No oral changes are binding.
JUIGHOS TROW		Buyer Spex Masherta Konso
E MANUE Ship		Co-Buyer Signs X
TION: You pay no finance charge if the Amount F	panced from 7 le naid in full on or hefers	Year SELLER'S INITIALS
	ROVIDED IN LAW MUST BE MET BY EVERY PERSON WHO PL	
eller the excess on demand. If the payoff amount is less	and accuracy of the information profided by yeu in connect e payoff amount is more than the amount shown above in it anan the amount shown above in item 6B as "Prior Credit o	em tiblas "it nor Credit or Lease Balance," you must pa r Lease Balance." Seller will refund the difference to you
luyer X 15 (Cff 15 15 15 15 15 15 15 15 15 15 15 15 15	Co-Buyer X 1/A	也可以是一个一个一个一个一个
lotice to buyer: (1) Do not sign this agreement be	ore you read it or if it contains any blank spaces to b	filled in. (2) You are entitled to a completely filled
inder this agreement, the vehicle may be reposses	ill amount due under this agreement at any time. (4) if sed and you may be subject to sult and liability for the	you getault in the performance of your obligations inpaid indebtedness evidenced by this agreement.
l love braum a collected the relations of the male was relative to the	the salimings of colds the salies	
f Motor Vehicles, or any combigation thereof.	nethods by the seller may be referred to the city attorney, if the financing or bayment terms unless you agree in writing	e district attorney, or an investigator for the Department
nd it is an untain or deceptive shudics for the seller is mail	the financing or payment terms unless you agree in writing to financial chaings.	ministration and the second of
Diver Signature X	Co Buyer Signature X	र, विशेषा १० नहवत्त्वीत, रक्षण वेश्व
he Annual Percentage Rate maj	be negotiable with the Seller. The	Seller may assign this contrac
nd retain its right to receive a p	art of the Finance Charge.	on one of the some seems seems to be the some of the s
HERE IS NO COOLING-OFF PERIOD UNLESS	YOU OBTAIN A CONTRACT CANCELLATION OPTI	ON YOU AGREE TO THE TERMS OF THE
California law does not provide for a "cooling-off" or other can contract almohy because you change some mind decide the white	reliation period for vehicle sales. Therefore, you cannot later cancel to costs too much, or wish you had acquired a different vehicle. After	HIA   CONTRACT. YOU CONFIRM THAT BEFOR TOU ! YOU SIGNED THIS CONTRACT, WE GAV
HON DEIOW. YOU MAY ONLY CANCEL TILS CONTRACT WITH THE ACROSMENTANT	of the seller or tor legal cause, such se traud. However, California lew d	MAIL IT TO YOU AND YOU WERE FORE TO TAK
equire a seller to offer a 2-day contract cancellation option on un statutory conditions. This contract cancellation online regularize	ed vehicles with a purchase price of less than \$40,000, subject to corn at does not apply to the sale of a recreational vehicle, at motorcycle, o	IT AND REVIEW IT. YOU CONFIRM THA
<b>Missisters</b> motor vehicle subject to identification under Californ	a law. See the vehicle contract cancellation option agreement for detail	M YOU RECEIVED A COMPLETELY FILLED-II COPY WHEN YOU SIGNED IT.
	District The	The state of the s
uyer Signature	Co-Buyer Signature X	Date
bes not have to pay the debt. The other owner agrees to the	security interest in the vehicle given to us in this contract	person whose name is on the title to the vehicle but
ther Currer Stringture Y 2000	Address	All The same with the same of
GUARANTY: To induce us to self the vehicle to Buyer, each	h person who signs as a Guarantor includually guarantees the pay	ment of this contract. If Buyer talls to pay any money owing
complete defense to Guarantor's demand or retimbursement payments; (2) give a full or partial release to any other Guarantor telephone to any other Guaranto to complete the contract Fach Guaranto telephone to the contract Fach Guaranto telephone	h person who eiger as a Guarantor individually guarantees the per act. Guarantor will be liable for the total amount owing even if objects. Each Guarantor agrees to be liable even if we do one or more of the intor; (3), release any security; (4) access these from the Buyer than ox acknowledges receipt of a completed copy of this contract and g	r persons was agai as superantor, and ayen in suyer has a solowing; (1) give the Buyer more time to pay one or more, the total amount owing; or (5) otherwise reach a settlement parenty at the time of significant.
Commence where action A A A		manuring on the string on GMIRMs. The profit is the control of th
-mention markes transfer desirabilities of the chequity (source of a	e Buyer's non-payment, non-performance, and default; and notices of the	amount owing at any time, and of any demands upon the Buver.
MAN AND &	e Buyer's non-payment, non-performance, and default; and notices of the	amount owing at any time, and of any demands upon the Buyer.
Guaraning Allung Din	e Buyer's non-payment, non-performance, and default; and notices of the  Date 02/25/08 Guarantor X	amount owing at any time, and of any demands upon the Buyer.  Date
Guarantos walves notice a stocketo of the Guaranty, entice of the Guaranty and the Community of the Guaranty and the Community of the Communit	e Buyer's non-payment, non-performance, and default; and notices of the	amount owing at any time, and of any demands upon the Buyer.

Case 5 Stor (Att Or Duyer) Name and Attorney (Annual Property Costs) (1) Case 5 Story (1) C

1870 LAS PLOMAS AVE 18

SAN JOSE CA SANTA CEARA

appearance boses in

HISSION VALLEY FORD

780 E BROKAN ROAD SAN JOSÉ, CA

95112

You, the Buyer (and Co-Buyer, if any), may buy the vehicle below for cash or on credit. By signing this contract, you choose to buy the vehicle on credit under the agreements on the front and back of this contract, You agree to pay the Creditor - Seller (sometimes "we" or "us" in this contract) the Amount Financed and Finance Charge according to the payment schedule below. We will figure your finance charge on a daily basis. The Truth-in-Lending Disclosures below are part of this contract.

New	3	Make	ing allyse give,		gradina di kangan ang Propinsi Propinsi Angang ang Kangang Propinsi Propins
Used	Year	and Model	Odometer	Vehicle Identification Number	Primary Use For Which Purchased
1. Co. 4.	to live . ₹	FORD	SAME AND ACCOUNT	(Control on available	personal flamily of natisemore
USED	2004	Laura .	63466	1FDXE45P54HA91010	to the state of complete cal
1,111	<b>1</b> 3	E450	y de la servición y la		TOP SUS

	TRUTH-IN-LENDING	Potel of	7-4-10-1-
NNUAL RINAMO CHAMG RATE The dollars	E Amount -	Payments	Total Sale PdGe
RATE The dollar	The amount of	The amount you	The total cost of
he cost of amount the credit as credit will		will have paid after	your purchase on
veany rate. cost you		you have made all payments as	credit including
	y de la company de la comp La company de la company d	scheduled.	payment of
12.69 % s 5537.	04 4 10211 76	- 34040 CA	s 1750.00 s
12.69 % \$ 5537.	.86) \$ 19311.76	\$ 24849.60	\$ 29599.60e) means an estimate
R PAYMENT SCHEDULE WILL B	British of the late late.	•	) means an esumale.
Number of Payments:	Amount of Payments:	When P	ayments Are Due:
ayment of	THE RESERVE OF THE PARTY.	Will N/A	The second of the
ayment of	the same and the same of the s	N/A	Charles Married
Payments	17.70	Monthly, Begli	Ming 04/10/08
Payments		Monthly, Begli	
Final Payment	£17 70	03/10/	No. 10 Company of the
arge: If payment is not received in full w	thin 10 days after it is due, you will nav	a late charge of 5% of the pa	-V
ment. If you pay off all your debt early, y Interest. You are giving a security int	you may be charged a minimum financ	e charge.	
r interest. You are giving a security into	erest in the vehicle being purchased."	himation about nonneur	المنسانيسية بشرم الرواول المرو
hal information: See this contract ant in full before the scheduled date, mi	nimum finance charges, and security i	nterest.	our contract any incluible
MIZATION OF THE AMOUNT FIN	IANCED (Seller may keen part of	the amounts paid to of	nors.)
Total Cash Price	Page 1 and engineers of	Para to du	
A. Cash Price of Motor Vehicle a	nd Accessories	\$ 19487.5	Notice to the service of the
Cash Price Vehicle	\$ 19487 H		
2. Cash Price Accessories		MT.	
Other (Nontaxable)			Santing All are blooding
25% DESTRUCTION OF SM	, no call	Y.X	
Describe	nie richard	<b>A</b>	The second section (Albert All)
Describe	\$ 5 man 1 ma	PA NEW AND	্রিল, বার্লিল্ড - প্রথম <b>র্মের</b> <b>তি</b>
B. Document Preparation Fee (n	ot a governmental fee)	\$ 55.00	DISPLANTATIONS
C. Smog Fee Paid to Seller		3 1844 M	
D. (Optional) Theft Deterrent Dev		_\$N/A	4.
E. (Optional) Theft Deterrent Dev		_\$ <b>N/A</b> (	
F. (Optional) Surface Protection Pr		_\$	
G. (Optional) Surface Protection Pr	oduct (to whom paid)	-\$	
1. Sales Tax (on taxable items in	A through G)	\$ \$51612.26	H) ≸
. Optional DMV Electronic Filing	Per a la granda de la comunicación	S. N/A	Note that the second
J. (Optional) Service Contract (to	whom paid) GUARDIAN	\$ 2445.00	J) {
· · · · · · · · · · · · · · · · · · ·			
C (Ootlonal) Service Contract #	whom paid) #/A		
	whom paid) #/A	\$ #/A	N/
L. (Optional) Service Contract (to	whom paid) #/A		N/
(Optional) Service Contract (to	whom paid) #/A	YA KA	n) u
(Optional) Service Contract (of M. Prior Credit of Lease Balance	whom paid) M/A paid by Seller to	\$ #/A	n) u
L. (Optional) Service Contract (to M. Prior Credit or Lease Balance (see downpayment and trade-	whom paid) #/A whom paid) #/A paid by Seller to in calculation)	\$ #/A \$ #/A	ю <i>)</i> цу (м)
L. (Optional) Service Contract (in M. Prior Credit or Léase Balance (sée downpayment and tradé- N. (Optional) Gap Contract (to wi	whom paid) #/A whom paid) #/A paid by Seller to in calculation) nom paid) #/A	\$ 1/A \$ 1/A	N) N) N)
(Optional) Service Contract (in M. Prior Credit or Lease Balance (see downpayment and trade- v. (Optional) Gap Contract (to wi ). (Optional) Sept Vehicle Contra	o whom paid) II/A o whom paid) II/A paid by Seller to in calculation) nom paid) II/A act: Cancellation Oction Agreeme	\$ 1/A \$ 1/A	N) N) N)
(Optional) Service Contract (in M. Prior Credit or Lease Balance (see downpayment and trade- N. (Optional) Gap Contract (to wi D. (Optional) Users Vehicle Contract P. Other (to wisolffinald)	o whom paid) II/A o whom paid) II/A paid by Seller to in calculation) nom paid) II/A act: Cancellation Oction Agreeme	\$ 1/A \$ 1/A	N) N) N)
(Optional) Service Contract (in I. Prior Credit of Lease Balance (see downpayment and trade. (Optional) Gep Contract (to will (Optional) Ideal Vehicle Contract (to Wisolfficiald)	whom paid) M/A whom paid) M/A paid by Seller to in calculation) nom paid) M/A act Cancellation Option Agreeme	\$ 1/A \$ 1/A	N) N) N)
(Optional) Service Contract (in M. Prior Credit or Lease Balance (see downpayment and trade- N. (Optional) Gap Contract (to who). (Optional) Used Vehicle Contract (to which the contra	whom paid) M/A paid by Seller to in calculation) nom paid) M/A act Cancellation Option Agreeme	\$ 1/A \$ 1/A	N) N) N)
(Optional) Service Contract (in M. Prior Credit or Lease Balance (see downpayment and trade- N. (Optional) Gap Contract (to with the	whom paid) M/A paid by Seller to in calculation) nom paid) M/A act Cancellation Option Agreeme	S N/A	N) M) N) O)
L. (Optional) Service Contract (in M. Prior Credit or Léase Balance (sée downpayment and tradé- N. (Optional) Gap Contract (to with Contra	whom paid) M/A paid by Seller to in calculation) nom paid) M/A act: Cancellation Option Agreeme	\$ 1/A \$ 1/A \$ 1/A \$ 1/A \$ 1/A \$ 1/A \$ 1/A \$ 1/A	N) M) N) O)
(Optional) Service Contract (in M. Prior Credit or Lease Balance (see downpayment and trade- v. (Optional) Gap Contract (to who contract (to w	whom paid) #/A whom paid) #/A paid by Seller to in celculation) nom paid) #/A act Cancellation Option Agreeme	\$ 1/A \$ 1/A \$ 1/A \$ 1/A \$ 1/A \$ 1/A \$ 1/A \$ 1/A \$ 1/A	N) M) N) O)
L. (Optional) Service Contract (in M. Prior Credit or Léase Balance (sée downpayment and tradé- N. (Optional) Gap Contract (to will Contract (to will be con	whom paid) M/A paid by Seller to in calculation) nom paid) M/A act Cancellation Option Agreeme	S N/A  S N/A  S N/A  S N/A  S N/A	A) A) A) B) C)
L. (Optional) Service Contract (in M. Prior Credit or Léase Balance (sée downpayment and tradé- N. (Optional) Gap Contract (to will Contract (to will be con	whom paid) M/A paid by Seller to in calculation) nom paid) M/A act Cancellation Option Agreeme	\$ 1/A \$ 1/A \$ 1/A \$ 1/A \$ 1/A \$ 1/A \$ 1/A \$ 1/A \$ 1/A	A) A) A) B) C)
L. (Optional) Service Contract (in M. Prior Credit or Lease Balance (see downpayment and trade-N. (Optional) Gap Contract (to who (Optional) Usert Vehicle Contract (to who it is the c	whom paid) #/A paid by Seller to in celculation) nom paid) #/A act Cancellation Option Agreeme	S N/A  S N/A  S N/A  S N/A  S N/A	A) A) A) B) C)
L. (Optional) Service Contract (in M. Prior Credit or Lease Balance (see downpayment and trade-N. (Optional) Gap Contract (to who (Optional) Usert Vehicle Contract (to who the c	whom paid) #/A paid by Seller to in celculation) nom paid) #/A act Cancellation Option Agreeme	S N/A  S N/A  S N/A  S N/A  S N/A	A) A) A) B) C)
L. (Optional) Service Contract (in M. Prior Credit or Léase Balance (see downpayment and trade-N. (Optional) Gap Contract (to with Contract (to whole) Contract (to whole) Contract (to whole) Contract (to whole) Contract (Contract Contract Contrac	whom paid) #/A paid by Seller to in celeculation) nom paid). #/A act Cancellation Option Agreeme	S N/A  S N/A  S N/A  S N/A  S N/A	A) A) A) B) C)
(Optional) Service Contract (in A. Prior Credit or Lease Balance (see downpayment and trade- I. (Optional) Gap Contract (to who). (Optional) Used Vehicle Contract (to who). (Optional) Used Vehicle Contract (to who). (A through R) trade Paid to Pibilis Official Create Fees I. Registration/Transfer/Titling Fees (A through D). (Official Official Fees (A through D).	ownom paid) M/A paid by Seller to in calculation) nom paid) M/A act Cancellation Option Agreeme	# # # # # # # # # # # # # # # # # # #	A) A) A) B) C)

STATEMENT. OF INSURANCE NOTICE. No person is required as a condition of financing the purchase of a motor vehicle to purchase or negotiate any insurance through a particular insurance company, agent or rocker. You are not required to buy any other insurance to bottain credit. Your decision to buy or not buy other insurance will not be a factor in the credit approval process.

Vehicle Insu		
		Premiun
\$ Ded. Comp., Fire & Theft	77A Mos	\$ <u>#</u>
\$ADed. Comp., Fire & Theft \$Bodily Injury	N/A Mos.	s N/
Bodily injury \$ A Pulmite	Mos.	5 <u> </u>
Property Damage \$ # ALimits	N/A Mos.	sN/
Medical N/A		; <u>N</u>
_ N/A	N/A Mos. S	<u>. N</u>
Total Vehicle Insurance Premiums		N/A

UNLESS A CHARGE IS INCLUDED IN THIS AGREEMENT FOR PRELIC LIABILITY OR PROPERTY DAMAGE INSURANCE, PAYMENT FOR SUCH COVERAGE IS NOT PROVIDED BY THIS AGREEMENT.

ou may buy the physical demage insurance this contract requires set back) from snyers you choose who is acceptable to us, you re not required to physically object grantees to obtain credit.

### Co-Buyer X

If any insurance is checked below, policies or certificates from the named insurance companies will describe the terms and conditions.

Application for Optional Credit Insurance

Conditute: Quyer Q Contype Deth

Conditute: Quyer Qny

	Tem 500 m	Premium
,	Gredit Life Age	N/A
	Credit Disability Alos, Alos	
	Total Credit Insurance Premiums . \$	1/40)
,	Total Credit Insurance Premiums Insurance Company Name	

Home Office Address

Gredit tile, insurance and credit disability, insurance are not required to obtain credit. Your decision to buy or not buy credit life and credit disability insurance will not be a factor in the credit appreciaj process. They will not be provided unless you sign and agree to pay the water cost: Credit, life insurance so based on your original payment schiedule. This insurance may not say if the control of the cost of the c

Insurance textoour above.

You are applying for the credit insurance marked above. Your agrees that (1) Notice on a slightly for insurance if you have reached you as a feet (1) Notice on a slightly for insurance if you have reached you as a slightly for the eligible for disability insurance way region in one on the English of profits (3) beans a yeak or more on the English of Casability insurance. OTSABILITY ONSURANCE MAY NOT DOVER CONDITIONS FORWARD IN THE SEEN A DOCTION FOR CHIRDPRACTION IN THE LAST 6 MICHITIS (Refer to Tital Disabilities Not Covered in your policy for details).

OLL WAINT OF DLAY TO STREET LIST FRANCE.

Date Buyor Signature tipe

10 1/2 Seption to AMP VIEW

Model M/A Odom M/A	**************************************	tion contract) is not required to obtain credit and will not
2 5:08-c <b>v•047471</b> RMW Docume	nt 73 Filed 06/07/10 Pag	J. DITMING TIMESE WALLSION HOLDER and Smith to see the and
B, Less Prior Credit or Lease Balance	\$ <b>N/A</b> (B)	In item 1N. See your gap contract for details on the protection in provides, it is a part of this contract.
C. Net Trade-In (A less B) (indicate if a negative number)     D. Deferred Downpayment	e Marian	lerm ALA Mos ALA
E. Manufacturer's Rebate	S WATER THE STATE OF THE STATE	Name of Gap Contract You want to buy eggle contract
F. Other	\$ <b>N/A</b> (F)	Board Mohallo Reig
G. Cash	\$ <b>\$75</b> 0.00 (G)	ORTIONS OFFICE ACTION
Total Downpayment (C through G)	s 4750.00 <sub>(6)</sub>	OPTIONAL SERVICE CONTRACT(8) You want purchase the service contract(s) written with the following
(It negative, enter zero on line 6 and enter the amount less than zero as 7. Amount Financed (5 less, 6)	a positive nulriber on line 1M above)	pricises the service contracts, written with the following company(les) for the termis) shown below for the charge shown in them 1.11 ft. and/or it. above
The state of the s	COMMUNICATION OF THE COMMUNICATION OF THE	A Common
SELLER ASSISTED LOAN		Term 1.30 1171 Most or 24 5500 Mile
BUYER MAY BE REQUIRED TO PLEDGE SECURITY FOR THE LOAN, AND WILL BE OBLIGATED FOR THE INSTALLMENT PAYMENTS ON BOTH THIS IT	AUTO BROKER PEE DISCLOSURE this contract reflects the retail sale of a	Term Mos. or 45000 Mile 1K Company
HE IAR INSTALLMENT SALE CONTRACT AND THE LOAN.	w motor vehicle, the sale is not subject	Term MA Mos. or MA Mile
Tto	a fee received by an autobroker from us	1L Company
Amount 9 Triance Charge 5	less the following box is checked:	Term All Monor Ar Mile
Total \$ N/A Payable in N/A	Name of autobroker receiving fee, if plicable:	HOW THIS CONTRACT CAN BE CHANGED. TI
installments of 2 - RIA .	the programme of the second second	contract contains the entire some mentile tween w
from this Loan is shown in item 6D.		and us relating to this contract. Any change to the contract must be in writing and both you and w
SELLER'S RIGHT TO CANCEL It Buyer and Co-Buyer sign here, the tack giving the Seller the right to cancel if Seller is unable to as	the provisions of the Seller's Right to Cancel section on sign this contract to a financial institution will apply	must sign it. No oral changes are binding.
the back giving the Seller the right to cancel if Seller is unable to se		Buyer Signs X Proposition Bush
Walled King &	o-Buyer	Co-Buyer Signs X
OPTION: You pay no finance charge if the Amount Finance		Year SELLER'S INITIALS
**************************************	ed, heart 7, is paid in ida on or belore	. Year
THE MINIMUM PUBLIC LIABILITY INSURANCE LIMITS PROVING NOT YOUR CURRENT INSURANCE POLICY WILL COVER YOUR NEW WARNING.	WLY ACQUIRED VEHICLE IN THE EVENT OF AN ACCIDENT,	OU SHOULD CONTACT YOUR INSURANCE AGENT.
NOT HAVE FULL COVERAGE, SUPPLEMENTAL COVERAGE FOR	AGE OH MAY NOT PROVIDE FOR FULL REPLACEMENT ( COLLISION DAMAGE MAY BE AVAILABLE TO YOU THROU	COSTS FOR THE VEHICLE BEING PURCHASED. IF YOU DIGHT THE SELLIN
WARNING YOUR PRESENT POLICY MAY NOT COVER COLLISION DAM NOT HAVE FULL COVERAGE, SUPPLEMENTAL COVERAGE FOR DEALER. HOWEVER, UNLESS OTHERWISE SPECIFIED, THE CO- THE UNPAID BALANGE, REMAINING AFTER THE VEHICLE HAS BEE FOR ADVICE ON FULL COVERAGE THAT WILL PROTECT YOU'N THE BUYER SHALL SIGN TO ACKNOWLEDGE THAT HE'SHE UN SAX	VERAGE YOU OBTAIN THROUGH THE DEALER PROTECT EN REPOSSESSED AND SOLD	S ONLY THE DEALER, USUALLY UP TO THE AMOUNT O
FOR ADVICE ON FULL COVERAGE THAT WILL PROTECT YOU IN THE BUYER SHALL SIGN TO ACKNOWLEDGE THAT HE SHE IN	THE EVENT OF LOSS OR DAMAGE TO YOUR VEHICLE, YOU	SHOULD CONTACT YOUR INSURANCE AGENT.
sex Turbes For	S. WOK WITT	TOURS.
Representations of Remain College has relied on the truth and		
Representations of Buyer: Seller has relied on the truth and given a true payoff amount on the vehicle traded in. If the pay Seller the excess on demand. If the payoff amount is less than	accoracy of the fillor mation provided by you in connection off amount is more than the amount shown above in ite	मा with the 17ade-in Vehicle. You represent that you have im 6B as "Prior Credit or Lease Balance." you must nav
Seller the excess on demand. If the payoff amount is less than Buver X	the amount shown above in item 6B as "Prior Credit or	Lease Balance," Seller will refund the difference to you
	CO-Buyer X R/A	
Notice to buyer: (1) Do not sign this agreement before y in copy of this agreement. (3) You can prepay the full an	/Ou read it or it it contains any blank spaces to be nount due under this agreement at any time. (4) if	filled in. (2) You are entitled to a completely filled
in copy of this agreement. (3) You can prepay the full am under this agreement, the vehicle may be repossessed a	ind you may be subject to suit and liability for the u	inpaid indebtedness evidenced by this agreement
t you have a complaint concerning this sale, you should try to re Complaints concerning unfair or deceptive practices or metho	solve it with the seller. Is by the seller may be referred to the city attorney th	
of Motor Vehicles, or any combination thereof.  After this contract is stoned, the seller may not change the the		B district attorney, or an investigator for the Department
Dynamic to the second state of the second se		e district attorney, or an investigator for the Department
Man reast milation deceptive practice for the seller to make a to	militari change.	s district attorney, or an investigator for the Department o the change. You do not have to agree to any change,
Boyer eighatule y	Co-Buyer Signature X	s district attorney, or an investigator for the Department o therchange: You do not have to agree to any change, সম্পাদ কৰা এইচবালা
The Annual Percentage Rate may be	depotable with the Seller The	a district attorney, or an investigator for the Department of the Change. You do not have to agree to any change the contract of the Contract
The Annual Percentage Rate may be and retain its right to receive a part	regottable with the Seller. The	a district attorney, or an investigator for the Departmen o the change. You do not have to agree to any change would be experied by Seller may assign this contrac
The Annual Peicentage Rate may be and retain its right to receive a part THERE IS NO COOLING-OFF PERIOD UNLESS YOU	in herottable with the Seller. The of the Finance Charge.  OBTAIN A CONTRACT CANCELLATION DETAILS.	Seller may assign this contrac
The Annual Peitcentage Rate may be and retain its right to receive a part THERE IS NO COOLING-OFF PERIOD UNLESS YOU	in herottable with the Seller. The of the Finance Charge.  OBTAIN A CONTRACT CANCELLATION DETAILS.	Seller may assign this contrac
The Annual Percentage Rate near the analysts and retain its right to receive a part.  THERE IS NO COOLING-OFF PERIOD UNLESS YOU callfornia law does not provide for a "cooling-off" or other cancellatio contract simply because you change your mind, decide the vehicle cost stop below, you may only cancel this contract with the agreement of the stop below.	of the Finance Gharge.  OBTAIN A CONTRACT CANCELLATION OF THE PROPERTY OF THE	Seller may assign this contraction of the terms of the contract to the terms of the contract you contract we gave
The Annual Percentage Rate may be and retain its right to receive a part  THERE IS NO COOLING-OFF PERIOD UNLESS YOU california law does not provide for a "cooling-off" or other cancellatio contract simply because you change your mind, decide the vehicle cost and you will be a series of the require a selfer to offer a 2-day contract cancellation golden on used with	of the Finance Charge.  OBTAIN A CONTRACT CANCELLATION OF THE PRINCIPLE AND CONTRACT CONTRAC	Seller may assign this contraction of the terms of the contract you confirm that before you signed this contract, we gay the total of the terms of t
The Annual Percentage Rate may be and retain its right to receive a part.  THERE IS NO COOLING-OFF PERIOD UNLESS YOU California law does not provide for a "cooling-off" or other cancellatio contract simply because you change your mind, decide the vehicle cost algo below, you may only cancel this contract with the agreement of the require a seller to offer a 2-day contract cancellation option on used we statutory conditions. This contract cancellation option on used we statutory conditions. This contract cancellation option on used we statutory conditions. This contract cancellation option on sequence of the contract cancellation option on used we statutory conditions. This contract cancellation option on used we statutory conditions. This contract cancellation option on used we statutory conditions.	of the Finance Charge.  OBTAIN A CONTRACT CANCELLATION OF THE period for vehicle sales. Therefore, you commit later cancer it is soo much, or wish you had acquired a different vehicle. After you lot or for legal cause, such as fraud. However, Cellifornia few do include with a purchase price of legal than \$40,000, statigate in contract and within a purchase price of legal within \$40,000 and the period and the sale of a prometing within a purchase the sale of a prometing within a purchase.	Seller may assign this contraction of the terms of the contract you contribute that before you signed this contract, we gave the track of the terms
The Annual Pencentage Rate may be and retain its right to receive a part  THERE IS NO COOLING-OFF PERIOD UNLESS YOU California law does not provide for a "cooling-off" or other cancellatio contract simply because you change your mind, decide the vehicle cost sign below, you may only cancel this contract with the agreement of the require a seller to offer a 2-day contract cancellation option on used we statutory conditions. This contract cancellation option requirement does off-highway motor vehicle subject to identification under California law:	of the Finance Charge.  OBTAIN A CONTRACT CANCELLATION OPTION operation of the Finance Charge.  OBTAIN A CONTRACT CANCELLATION OPTION operation of the second operation of the second operation of the second operation option agreement for detail second option agreement for detail operations.	Seller may assign this contraction of the terms of the contract you contribute the terms of the contract you signed this contract, we gay it to you, and you were free to take it and review it. You confirm that you received a completely filled-in copy when you signed it.
The Annual Pencentage Rate may be and retain its right to receive a part  THERE IS NO COOLING-OFF PERIOD UNLESS YOU California law does not provide for a "cooling-off" or other cancellatic contract simply because you change your mind, decide the vehicle cost sign below, you may only cancel this contract with the agreement of the require a seller to offer a 2-day contract cancellation option on used we statutory conditions. This contract cancellation option requirement does off-highway motor vehicle subject to lightification under California law:	of the Finance Charge.  OBTAIN A CONTRACT CANCELLATION OPTION operation of the Finance Charge.  OBTAIN A CONTRACT CANCELLATION OPTION operation of the second operation of the second operation of the second operation option agreement for detail second option agreement for detail operations.	Seller may assign this contraction of the terms of the contract you contributed you signed this contract, we gay the you signed this contract, we gay it to you, and you were free to take it and review it. You confirm that you received a completely filled-it.
The Annual Percentage Rate may be and retain its right to receive a part  THERE IS NO COOLING-OFF PERIOD UNLESS YOU California law does not provide for a "cooling-off" or other cancellatio contract simply because you change your mind, decide the vehicle cost aign below, you may only cancel this contract with the agreement of the require a seller to offer a 2-day contract cancellation option on used we statutory conditions. This contract cancellation under California law:  Buyer Signature  Buyer Signature  Co-Buyers and Other Owners—A co-buyer is a person who is a	OBTAIN A CONTRACT CANCELLATION OF THE period for vehicle sales. Therefore, you commit later cancer is so much, or which you had acquired a different vehicle. After y seller or for legal cause, such as fraud. However, Cellifornia few de flicles with a purchase price of least their felling, delifer in root apply to the sale of a recreational vehicle, a motoreycle, we see the vehicle contract cancellation option agreement for detail.	Seller may assign this contraction of the terms of the contract you contributed you signed this contract, we gay the you signed this contract, we gay it to you, and you were free to take it and review it. You confirm that you received a completely filled-it.
The Annual Percentage Rate may be and retain its right to receive a part.  THERE IS NO COOLING-OFF PERIOD UNLESS YOU California law does not provide for a "cooling-off" or other cancellatio contract simply because you change your mind, decide the vehicle cost aign below, you may only cancel this contract with the agreement of the require a seller to offer a 2-day contract cancellation option on used we statutory conditions. This contract cancellation option requirement does off-highway motor vehicle subject to identification under California law.  Buyer Signature  Co-Buyers and Other Owners—A co-buyer is a person who is it does not have to pay the debt. The other owner agrees to the securi	OBTAIN A CONTRACT CANCELLATION OF THE period for vehicle sales. Therefore, you commit later cancer it is soo much, or which you had acquired a different vehicle. After yould represent the selection of the sales at the selection of the sales at the selection of the sales of a recreational vehicle, a motoreycle, we see the vehicle contract cancellation option agreement for detail to the sale of a recreational vehicle, a motoreycle, we see the vehicle contract cancellation option agreement for detail to the sale of a recreational vehicle, a motoreycle, we see the vehicle contract cancellation option agreement for detail to the vehicle contract cancel at the vehicle given to us in this contract.	Seller may assign this contraction of the terms of the contract you contract, we gay you signed this contract, we gay it to you, and you were the to take it and review it. You confirm that you received a completely filled-it copy when you signed it.  Date  person whose name is on the title to the vehicle but
The Annual Percentage Rate may be and retain its right to receive a part  THERE IS NO COOLING-OFF PERIOD UNLESS YOU California law does not provide for a "cooling-off" or other cancellatic contract simply because you change your mind, decide the vehicle cost sign below, you may only cancel this contract with the agreement of the require a select to offer a 2-day contract cancellation option on used wis statutory conditions. This contract cancellation option requirement does only highway motor vehicle subject to identification under California law.  Buyer Signature  Co-Buyers and Other Owners A co-buyer is a person who is a does not have to pay the debt. The other owner agrees to the securi	OBTAIN A CONTRACT CANCELLATION OPTION operation of the Finance Gharge.  OBTAIN A CONTRACT CANCELLATION OPTION operation of the Finance Gharge.  OBTAIN A CONTRACT CANCELLATION OPTION operation of the sales. Therefore, you cannot letter cancel to a too much, or wish you had acquired a different vehicle. After you letter or for legal cause, such as fraud. However, California wind include with a purchase price of least than 1900, statisfication of the sale of a recreational vehicle, a motorbycle, or see the vehicle contract cancellation option agreement for detail operations. The sale of the sale of a recreational vehicle, a motorbycle, or see the vehicle contract cancellation option agreement for detail of the sale of the sale of a recreational vehicle, a motorbycle, or see the vehicle contract details.	Seller may assign this contraction of the terms of the contract you contract we gay you signed this contract, we gay it to you, and you were free to take it and review it. You confirm that you received a completely filled-it copy when you signed it.  Date  Determine the contract of the wind which but
The Annual Percentage Rate may be and retain its right to receive a part  THERE IS NO COOLING-OFF PERIOD UNLESS YOU California law does not provide for a "cooling-off" or other cancellatic contract simply because you change your mind, decide the vehicle cost sign below, you may only cancel this contract with the agreement of the require a select to offer a 2-day contract cancellation option on used wis statutory conditions. This contract cancellation option requirement does only highway motor vehicle subject to identification under California law.  Buyer Signature  Co-Buyers and Other Owners A co-buyer is a person who is a does not have to pay the debt. The other owner agrees to the securi	OBTAIN A CONTRACT CANCELLATION OPTION operation of the Finance Gharge.  OBTAIN A CONTRACT CANCELLATION OPTION operation of the Finance Gharge.  OBTAIN A CONTRACT CANCELLATION OPTION operation of the sales. Therefore, you cannot letter cancel to a too much, or wish you had acquired a different vehicle. After you letter or for legal cause, such as fraud. However, California wind include with a purchase price of least than 1900, statisfication of the sale of a recreational vehicle, a motorbycle, or see the vehicle contract cancellation option agreement for detail operations. The sale of the sale of a recreational vehicle, a motorbycle, or see the vehicle contract cancellation option agreement for detail of the sale of the sale of a recreational vehicle, a motorbycle, or see the vehicle contract details.	Seller may assign this contraction of this contract you contributed by Signed this contract, we gay the you signed this contract, we gay it to you, and you were free to take it and review it. You confirm that the you received a completely filled in copy when you signed it.  Date  Determine to on the title to the vehicle but
The Annual Percentage Rate may be and retain its right to receive a part  THERE IS NO COOLING-OFF PERIOD UNLESS YOU California law does not provide for a "cooling-off" or other cancellatic contract simply because you change your mind, decide the vehicle cost sign below, you may only cancel this contract with the agreement of the require a select to offer a 2-day contract cancellation option on used wis statutory conditions. This contract cancellation option requirement does only highway motor vehicle subject to identification under California law.  Buyer Signature  Co-Buyers and Other Owners A co-buyer is a person who is a does not have to pay the debt. The other owner agrees to the securi	OBTAIN A CONTRACT CANCELLATION OPTION operation of the Finance Gharge.  OBTAIN A CONTRACT CANCELLATION OPTION operation of the Finance Gharge.  OBTAIN A CONTRACT CANCELLATION OPTION operation of the sales. Therefore, you cannot letter cancel to a too much, or wish you had acquired a different vehicle. After you letter or for legal cause, such as fraud. However, California wind include with a purchase price of least than 1900, statisfication of the sale of a recreational vehicle, a motorbycle, or see the vehicle contract cancellation option agreement for detail operations. The sale of the sale of a recreational vehicle, a motorbycle, or see the vehicle contract cancellation option agreement for detail of the sale of the sale of a recreational vehicle, a motorbycle, or see the vehicle contract details.	Seller may assign this contraction of this contract you continue that before you signed this contract, we gave the total that provide were free to take it and review it. You confirm that the you received a completely filled in copy when you signed it.  Date  Determine the contract of the whole but
The Annual Percentage Rate may be and retain its right to receive a part.  THERE IS NO COOLING-OFF PERIOD UNLESS YOU California law does not provide for a "cooling-off" or other cancellatio contract simply because you change your mind, decide the vehicle cost sign below, you may only cancel this contract with the agreement of the require a seller to offer a 2-day contract cancellation option on used wit statutory conditions. This contract cancellation option requirement does off-highway motor vehicle subject to identification under California law.  Buyer Signature  Co-Buyers and Other Owners  A co-buyer is a person wino is if does not have to pay the debt. The other owner agrees to the securior this contract, each clusterator must geen the week asked. Each Go complete defenses to Guarantor's demand for reimbursement. Each payments; (2) give a full or partial releases to any other Guarantor; retaining to his contract or extend the contract. Each Guarantor acknowledges.	OBTAIN A CONTRACT CANCELLATION OF THE period for vehicle sales. Therefore, you climate lating cancer to so omuch, or wish you had acquired a different vehicle. After y seller or for legal cause, such as fraud. However, Cellionist law to leave that a purchase price of least than \$40,000, cellionist law to so the seller of the sale of a recreational vehicle, a moting tide, as not apply to the sale of a recreational vehicle, a moting tide, we see the vehicle contract cancellation option agreement for details.  Co-Buyer Sightature X esponsible for paying the entire debt: An other owner is a set of the contract.  Address:	Seller may assign this contraction of the terms of this contract. You confirm that before you signed this contract, we gave the track of the terms of this contract, we gave the track of the terms of the terms of the terms of the terms also signed it.  Date  Description whose name is on the title to the vehicle but the terms also signed as Quatarior, and aren if Buyer has a following: (1) give the Buyer more time to pay one or more to total amount owing; or (5) otherwise read a settlement arranty at the time of sonning.
The Annual Percentage Rate may be and retain its right to receive a part  THERE IS NO COOLING-OFF PERIOD UNLESS YOU Callomate taw does not provide for a "cooling-off" or other cancellatio contract simply because you change your mind, decide the vehicle cost sign below, you may only cancel this contract with the agreement of the require a seller to offer a 2-day contract cancellation option on used we statutory conditions. This contract cancellation option requirement does off-highway motor vehicle subject to identification under California taw:  Buyer Signature  Other Owner Signature X	OBTAIN A CONTRACT CANCELLATION OF THE period for vehicle sales. Therefore, you cannot later cancer to to comuch, or witch you had accurred a different vehicle. After y seller or for legal cause, such as front. However, celliforniat law does with a purchase price of less than 1940, a stolect to center to a purchase price of less than 1940, a motingfole, or so apply to the sale of a recreational vehicle, a motingfole, or see the vehicle sontract cancellation option agreement for detail to the vehicle for paying the entire debt. An other owner is a style interest in the vehicle given to us in this contract.  Address:  Other who stynes as a Guerainor inclividually guarantees the pay arrantor will be liable for the total arriculat caving even if other Guerainor agrees to be liable even if we do one or more of the sound of the total arriculation of the contract are guerainor agrees to be liable even if we do one or more of the total arriculation of the contract energy arrantor will be sable for the total arriculation of the contract energy arrantor agrees of a completed copy of this contract energy are non-payment, non-performance, and default, and polices of the	Seller may assign this contraction of the terms of this contract. You confirm that before you signed this contract, we gave the triangle of the terms of the triangle of triangle of the triangle of triangle
The Annual Percentage Rate may be and retain its right to receive a part  THERE IS NO COOLING-OFF PERIOD UNLESS YOU California law does not provide for a "cooling-off" or other cancellatio contract simply because you change your mind, decide the vehicle cost sign below, you may only cancel this contract with the agreement of the require a seller to offer a 2-day contract cancellation option requirement does off-highway motor vehicle subject to identification under California law."  Buyer Signature  Co-Buyers and Other Owner A co-buyer is a person who is it does not have to pay the debt. The other owner agrees to the securior thin the contract, each Susrantor must pay it when saked Each Cuarantor contracts cach Susrantor advantage of this contract, each Susrantor demand for reimbursement. Each payments; (2) give a full or partial release to any other Guarantor; relating to this contract or extend the contract. Each Guarantor acknowledges.	OBTAIN A CONTRACT CANCELLATION OF THE period for vehicle sales. Therefore, you climate lating cancer to so omuch, or wish you had acquired a different vehicle. After y seller or for legal cause, such as fraud. However, Cellionist law to leave that a purchase price of least than \$40,000, cellionist law to so the seller of the sale of a recreational vehicle, a moting tide, as not apply to the sale of a recreational vehicle, a moting tide, we see the vehicle contract cancellation option agreement for details.  Co-Buyer Sightature X esponsible for paying the entire debt: An other owner is a set of the contract.  Address:	Seller may assign this contraction of the terms of this contract. You confirm that before you signed this contract, we gave the triangle of the terms of the triangle of triangle of the triangle of triangle of the triangle of triangle
The Annual Percentage Rate may be and retain its right to receive a part  THERE IS NO COOLING-OFF PERIOD UNLESS YOU California law does not provide for a "cooling-off" or other cancellatio contract simply because you change your mind, decide the vehicle cost sign below, you may only cancel this contract enrealistion option on used we statutory conditions. This contract cancellation option on used we statutory conditions. This contract cancellation option requirement does off-highway motor vehicle subject to identification under California law.  Buyer Signature  Buyer Signature A co-buyer is a person who is it does not have to pay the debt. The other owner agrees to the securion of the contract, each Sucarantor must pay it when asked. Each for complete defense to Guarantor in last gay it when asked. Each for complete defense to Guarantor alore feating to this contract, each Sucarantor and contract. Each Guarantor and Guarantor and California walves notice of exceptance of this Guaranto, notice of the Buyer dearning walves notice of exceptance of this Guarantor, or occurrent, notice of the Buyer.	OBTAIN A CONTRACT CANCELLATION OF THE period for vehicle sales. Therefore, you citation latter cancel it is soo much, or which you had acquired a different vehicle. After you let or for legal cause, such as fraud. However, Celifornia few de inclose with a purchase price of least their \$40,000, celifornia few de inclose with a purchase price of least their \$40,000, celifornia few de inclose with a purchase price of least their \$40,000, celifornia few de inclose with a purchase price of least their \$40,000, celifornia few de in entire debt. An other owner to a septimistic for paying the entire debt. An other owner to a try interest in the vehicle given to us in this contract.  Address:  Address:  Oth who store as a Giusramor individually guarantees the pay arantor with the liable for the total aniount coving even if other course of the contract of the	Seller may assign this contract Seller may assign this contract ON YOU AGREE TO THE TERMS OF THIS CONTRACT, WE GAVE SELL TO YOU SIGNED THIS CONTRACT, WE GAVE SELL THE YOU SIGNED THIS CONTRACT, WE GAVE SELL THE YOU SIGNED THIS CONFIRM THAT YOU RECEIVED A COMPLETELY FILLED-IN COPY WHEN YOU SIGNED IT.  Date  Date  Description whose mame to on the title to the vehicle but the person also sign as Quagaritor, and even it Buyer has a following: (1) give the Buyer more time to pay one or more to total amount owing; or (5) otherwise reach a settlement arranty at the time of signing.

4. Smog Certification or Exemption Fee Paid to State

5				Term 72 Mos. SAP 1
۳	:08-cW-04W/W1-RMW Docu	<u>ment 73    Fil</u> ed 06/0		
١	B. Less Prior Credit or Lease Balance	\$	FS 1005	want to buy Span Contract
1	C. Net Trade-in (A less B) (indicate if a negative num	ber) \$	N/A(C) N/A(D)	Buyer Signs X
1	D. Deferred Downpayment  E. Manufacturer's Rebate	s 4500	785cm	OPTIONAL SERVICE CONTRACT(S) Y
ŀ	F. Other N/A	\$\$	N/A(F)	purchase the service contract(s) written with company(les) for the term(s) shown selow for shown in item 1K,1L, 1M, 1N, and/or 10.
1	G, Cash	\$ <u>1500</u>	To the case	A STATE OF THE PARTY OF THE PAR
1	Total Downpayment (C through G)	\$ Sand a section of white on the 1D chain.		Term Z Mos. or 161
	(If negative, enter zero on fine 6 and enter the amount less than 2.  7. Amount Financed (5 less 6)	. Solo as a positive number of titre in above)	10000 22	1L Company N/A
Ī	SELLER ASSISTED LOAN	AUTO BROKER FEE DISC		Term Mos. or
1	BUYER MAY BE REQUIRED TO PLEDGE SECURITY FOR THE LOAN, AND WILL BE OBLIGATED FOR THE INSTALLMENT PAYMENTS ON BOTH THIS	If this contract reflects the	etali sale of a	1M Company 1113
ŀ	RETAIL INSTALLMENT SALE CONTRACT AND THE LOAN.	new motor vehicle, the sale	is not subject	Term 49 Mos. or 41
	Proceeds of Loan From: N/A	to a fee received by an autoi unless the following box is c	NOKEL HORILUS	Term Mos. or
þ	Proceeds of Loan From:  Amount \$ Finance Charge \$ Total \$ Payable in	☐ Name of autobroker re		10 Company 1/0
1	Total \$ Payable in Installments of \$ N/A	applicable:	- 11	Term
	from this Loan is shown in item 6D.	N/A		OW THIS CONTRACT CAN BE CHA
100			c	ontract contains the entire agreement b
ſ	SELLER'S RIGHT TO CANCE, If Buyer and Co-Buyer sign the bayers and the company of the condent seller is unable	here, the provisions of the Seller's Right to assign this contract to a financial institu		nd us relating to this contract. Any ch ontract must be in writing and both y nust sign it. No and characters binds
	× Woll Hy	× N/A		$U_{n}U_{n}U_{n}U_{n} \wedge Z_{n}$
L	виуег	Co-Buyer		uyer Signs X
			and the state of t	o-Buyer Sight ( ) M/A
ſ	OPTION: You pay no finance charge if the Amount F	inanced, item 7, is paid in full on or b	efore W/A	Year SELLER'S INITIALS
ř	THE MINIMUM PUBLIC LIABILITY INSURANCE LIMITS	DOMINED IN I AW MILET BE MET BY EV	EDV DEDGOM WHO DIDO	VEC V A NEMICI E IE AUTI VOE INCHEE M
	YOUR PRESENT POLICY MAY NOT COVER COLLEGE NOT HAVE FULL COVERAGE, SUPPLEMENTAL COVERAGE DEALER, HOWEVER, UNLESS OTHERWISE SPECIFIED, TI THE UNPAID BALANCE REMAINING AFTER THE VEHICLE H. FOR ADVICE ON FULL COVERAGE THAT WILL PROTECT THE BUYER SHALL SIGNED ACKNOWED DETAIL THES SIS X	x 1	/A	
	Representations of Buyer: Seller has relied on the trul given a true payoff amount on the yehicle traded in. If the Seller the excess on demand, if the packoff appoint is set.  Buyer X	x	ied by you in connection of the state of the	with the Trade-in Vehicle. You represent th 6B as "Prior Credit or Lease Balance," yo ase Balance," Seller will refund the differe
	Representations of Buyer: Seller has relied on the trul given a true payoff amount on the vehicle traded in. If Seller the excess on terrand, titche-patoff a pour is less Buyer X  Notice to buyer: (1) Do not sign this agreement by in copy of this agreement. (3) You can prepay the under this agreement, the vehicle may be reposse	h and accuracy of the information provide payoff amount is more than the amount is more than the amount shown above in item (co-Bu) after you read it or if it contains an item and the agreement one of the agreement of the agree	led by you in connection out shown above in item 16B as "Prior Credit or Lever X #/\$\text{V} blank spaces to be find at any time. (4) If you and liability for the unit	with the Trade-In Vehicle. You represent the 6B as "Prior Credit or Lease Balance," you ase Balance," Seller will refund the difference of your or the first in the performance of your or paid indebtedness evidenced by this a
	Representations of Buyer: Seller has relied on the trul given a true payoff amount on the vehicle traded in. If Seller the excess on terrand, titche-patoff a pour is less Buyer X  Notice to buyer: (1) Do not sign this agreement by in copy of this agreement. (3) You can prepay the under this agreement, the vehicle may be reposse	h and accuracy of the information provide payoff amount is more than the amount is more than the amount shown above in item (co-Bu) after you read it or if it contains an item and the agreement one of the agreement of the agree	led by you in connection out shown above in item 16B as "Prior Credit or Lever X #/\$\text{V} blank spaces to be find at any time. (4) If you and liability for the unit	with the Trade-In Vehicle. You represent the 6B as "Prior Credit or Lease Balance," you ase Balance," Seller will refund the difference of your or the first in the performance of your or paid indebtedness evidenced by this a
	Representations of Buyer: Seller has relied on the trul given a true payoff amount on the vehicle traded in. If Seller the excess on terrand, titche-patoff a pour is less Buyer X  Notice to buyer: (1) Do not sign this agreement by in copy of this agreement. (3) You can prepay the under this agreement, the vehicle may be reposse	h and accuracy of the information provide payoff amount is more than the amount is more than the amount shown above in item (co-Bu) after you read it or if it contains an item and the agreement one of the agreement of the agree	led by you in connection out shown above in item 16B as "Prior Credit or Lever X #/\$\text{V} blank spaces to be find at any time. (4) If you and liability for the unit	with the Trade-In Vehicle. You represent the 6B as "Prior Credit or Lease Balance," you ase Balance," Seller will refund the difference of your or the first in the performance of your or paid indebtedness evidenced by this a
	Representations of Buyer: Seller has relied on the trul given a true payoff amount on the yehicle traded in. If it Seller the excess on defrand, if the packoff afrod its later.  Buyer X  Notice to buyer: (1) Do not sign this agreement be in copy of this agreement. (3) You can prepay the under this agreement, the vehicle may be reposse if you have a complaint concerning this sale, you should it you have a complaint concerning this sale, you should it you have a complaint concerning this sale, you should if you have a complaint concerning this sale, you should it would be a contract to a great the sale of the sale in the sal	h and accuracy of the information proving payoff amount is more than the amount shown above in item  Co-Buyer of the information proving the amount of the information and it is a proving the self of the information in the information in the information in the information or payment terms unless the a unilaboration and information in the information or payment terms unless the a unilaboration and information in the information or payment terms unless the a unilaboration and information in the information or payment terms unless the a unilaboration and information in the informa	led by you in connection out shown above in item (6B as "Prior Credit or Le ex x "Prior Credit o	with the Trade-in Vehicle. You represent the 6B as "Prior Credit or Lease Balance," you are Balance," Seller will refund the difference of the complete of the
	Representations of Buyer: Seller has relied on the trul diven a true payoff amount on the vehicle traded in. It seller the excess on demand, it the packoff a pour is less Buyer X  Notice to buyer: (1) Do not sign this agreement be in copy of this agreement. (3) You can prepay the under this agreement, the vehicle may be reposse it you have a complaint concerning this sale, you should complaints concerning unfair or deceptive practices or of Motor Vehicles, or any combination thereof.  After this contract is aloned, the seller may not change and it is an unfair or deceptive practice for the seller to m	h and accuracy of the information provide payoff amount is more than the amount is more than the amount shown above in item co-Buy afore you read it or if it contains an util amount due under this agreeme ssed and you may be subject to suit my to resolve it with the seller methods by the seller may be referred the financing or payment terms unless the a unitatorist change.	led by you in connection out shown above in item 16B as "Prior Credit or Le rer x	with the Trade-in Vehicle. You represent the 6B as "Prior Credit or Lease Balance," you ase Balance," so wase Balance," Seller will refund the different led in. (2) You are entitled to a complete in the performance of your or bald indebtedness evidenced by this a listrict attorney, or an investigator for the the change. You do not have to agree to
	Representations of Buyer: Seller has relied on the trul diven a true payoff amount on the vehicle traded in. It seller the excess on personal, titube-pactoff a pour is less Buyer X  Notice to buyer: (1) Do not sign this agreement be in copy of this agreement. (3) You can prepay the under this agreement, the vehicle may be reposse it you have a complaint concerning this sale, you should complaints concerning unfair or deceptive practices or of Motor Vehicles, or any combination thereof. After this contract is algred, the seller may not change and it is an unfair or deceptive practice for the seller to m.  Buyer Signature X  The Annual Percentage Rate may	h and accuracy of the information provide a payoff amount is more than the amount is more than the amount is than the amount shown above in item.  Co-Buy afore you read it or if it contains an information to be under this agreeme seed and you may be subject to suit my to resolve it with the seller, methods by the seller may be referred the financing or payment terms unless the auniliateral change.  Co-Buy be negotiable with the	led by you in connection out shown above in item 16B as "Prior Credit or Lever X	with the Trade-in Vehicle. You represent the 6B as "Prior Credit or Lease Balance," you ase Balance," so wase Balance," Seller will refund the different led in. (2) You are entitled to a complete in the performance of your or bald indebtedness evidenced by this a listrict attorney, or an investigator for the the change. You do not have to agree to
	Representations of Buyer: Seller has relied on the trul given a true payoff amount on the yehicle traded in. If it seller the excess on dergand, tithe rectoil after the excess of t	h and accuracy of the information proving payoff amount is more than the amount shown above in item  Co-Buyer of the information proving the payoff amount shown above in item  Co-Buyer of the amount of the contains any full amount due under this agreeme seed and you may be subject to suit rry to resolve it with the seller, methods by the seller of the financing or payment terms unless the sunlistent change.  Co-Buy be negotiable with the part of the Finance Change.	led by you in connection out shown above in item 16B as "Prior Credit or Le rer x #/#  y blank spaces to be find at any time. (4) if you and liability for the unjut to the city attorney, the cyou agree in writing to the Seller. The sarge.	with the Trade-In Vehicle. You represent the 6B as "Prior Credit or Lease Balance," you ase Balance," Seller will refund the difference Balance, "Seller will refund the difference Balance," Seller will refund the difference Balance, "Seller will refund to a complete by the seller than the performance of your or bald indebtedness evidenced by this a listrict attorney, or an investigator for the the change. You do not have to agree to seller may assign this complete Balance B
	Representations of Buyer: Seller has relied on the trul given a true payoff amount on the vehicle traded in. It seller the excess on personal, titube-pactoff a pour is less Buyer X  Notice to buyer: (1) Do not sign this agreement be in copy of this agreement. (3) You can prepay the under this agreement, the vehicle may be reposse it you have a complaint concerning this sale, you should complaints concerning unfair or deceptive practices or of Motor Vehicles, or any combination thereof.  After this contract is algored, the seller may not change and it is an unfair or deceptive practice for the seller to may be repossed.  Buyer Signature X  The Annual Percentage Rate may and retain its right to receive a particular in the seller in the	h and accuracy of the information provide payoff amount is more than the amount is more than the amount is than the amount shown above in item co-Buy afore you read it or if it contains an itulia amount due under this agreeme ssed and you may be subject to suit my to resolve it with the seller, methods by the seller may be referred the financing or payment terms unless also a unlighterat change.  Co-Buy be negotiable with the part of the Finance Changes and the seller may be referred to the finance changes.	led by you in connection out shown above in item 16B as "Prior Credit or Le rer x #/A blank spaces to be find at any time. (4) If you and liability for the unjut to the city attorney, the cyou agree in writing to you agree in writing to her Seller. The sarge.  NCELLATION OPTION you can'it's targe agree this	with the Trade-in Vehicle. You represent the 6B as "Prior Credit or Lease Balance," you ase Balance," you are Balance," Seller will refund the difference of the complex of the change of your default in the performance of your default in the change. You do not have to agree to complete the change of the complete that Before you scaled the year and you were the year.
	Representations of Buyer: Seller has relied on the trul given a true payoff amount on the yehicle traded in. If the Seller the excess on defrand, little-gasoff afforms is set.  Buyer X  Notice to buyer: (1) Do not sign this agreement be in copy of this agreement. (3) You can prepay the under this agreement, (3) You can prepay the under this agreement, the vehicle may be reposse to you should a complaint concerning unfail or deceptive practices or of Motor Vehicles, or any combination thereof.  After this contract is algored, the seller may not change and it is an unfair or deceptive prescice for the seller to may not change and it is an unfair or deceptive prescice for the seller to may not change and it is an unfair or deceptive prescice for the seller to may not change and it is an unfair or deceptive prescice for the seller may not change and it is an unfair or deceptive prescice for the seller may not change and it is an unfair or deceptive prescice for the seller may not change and continued is a continued to a continued the seller may not change of the continued the seller may not change and continued the seller may not change and the seller may not change and continued the seller may not change and the seller	h and accuracy of the information proving payoff amount is more than the amount is more than a payoff it contains any full amount due under this agreeme seed and you may be subject to suit my to resolve it with the seller, methods by the seller may be referred the financing or payment terms unless the aunitatoral change.  Co-Buy be negotiable with the part of the Finance Change is you obtain the control of the Finance Change is you obtained by the account of the Finance Change is you obtain a control of the payoff and account in the control of the payoff that account is much at a payoff the control of the payoff that account in the payoff that the payoff	led by you in connection out shown above in item 16B as "Prior Credit or Le rer x #/# / / / / / / / / / / / / / / / / /	with the Trade-In Vehicle. You represent the BB as "Prior Credit or Lease Balance," you ase Balance," you are entitled to a complete of the Indiana will be seen that the difference of your or all dindebtedness evidenced by this a listrict attorney, or an investigator for the change. You do not have to agree to see the change of the confirmal that BEFORE YOU SIGNED THE WE GAVE IT TO YOU, AND YOU WERE FRE
	Representations of Buyer: Seller has relied on the trud given a true payoff amount on the vehicle traded in. It seller the excess on jethand, titube-payoff apount is less than the payoff and the payoff apount is less than the payoff apount is payoff apount in the payoff apount is less than the payoff apount in the payoff apount is less than the payoff apount in th	h and accuracy of the information provide payoff amount is more than the amount is more than the amount is than the amount shown above in item is than the amount shown above in item force you read it or if it contains an item is seed and you may be subject to suit my to resolve it with the seller, methods by the seller may be referred the financing or payment terms unless also a unilisteration provided with the part of the Finance Charles (Contains and Contains and Con	led by you in connection our shown above in item 16B as "Prior Credit or Le rer X	with the Trade-In Vehicle. You represent the B as "Prior Credit or Lease Balance," you ase Balance," Seller will refund the difference of your or bald indebtedness evidenced by this a listrict attorney, or an investigator for the change. You do not have to agree to complete the change of your or an investigator for the the change. You do not have to agree to complete the change of the terms of this complete the change of the terms of the complete the change. You do not have to agree to complete the change of the terms of this complete the change of the terms of this complete the change of the construction of the terms of the contract, in the change of the
	Representations of Buyer: Seller has relied on the trud given a true payoff amount on the vehicle traded in. It seller the excess on jerrand, titche-patoff apount is less than the payoff and the payoff apount is less than the payoff apount is payoff apount in the payoff apount is less than the payoff apount is payoff apount in the payoff apount is payoff apount in the payoff apount in the payoff apount is payoff apount in the payoff apou	h and accuracy of the information provide a payoff amount is more than the amount is more than the amount is chan the amount shown above in item to the payoff amount due under this agreement is a seed and you may be subject to suit the seed and you may be subject to suit the financing or payment terms unless also a unilisteration period to the financing or payment terms unless also a unilisteration period for vehicle sales. Therefore, it is not contained to the finance of the finan	led by you in connection of the stown above in item 16B as "Prior Credit or Lewer X	with the Trade-In Vehicle. You represent the B as "Prior Credit or Lease Balance," you ase Balance," Seller will refund the difference of your or bald indebtedness evidenced by this a listrict attorney, or an investigator for the change. You do not have to agree to complete the change of your or an investigator for the the change. You do not have to agree to complete the change of the terms of this complete the change of the terms of the complete the change. You do not have to agree to complete the change of the terms of this complete the change of the terms of this complete the change of the construction of the terms of the contract, in the change of the
	Representations of Buyer: Seller has relied on the trud given a true payoff amount on the vehicle traded in. It seller the excess on jerrand, titche-patoff apount is less than the payoff and the payoff apount is less than the payoff apount is payoff apount in the payoff apount is less than the payoff apount is payoff apount in the payoff apount is payoff apount in the payoff apount in the payoff apount is payoff apount in the payoff apou	h and accuracy of the information provide a payoff amount is more than the amount is more than the amount is chan the amount shown above in item to the payoff amount due under this agreement is a seed and you may be subject to suit the seed and you may be subject to suit the financing or payment terms unless also a unilisteration period to the financing or payment terms unless also a unilisteration period for vehicle sales. Therefore, it is not contained to the finance of the finan	led by you in connection of the stown above in item 16B as "Prior Credit or Lewer X	with the Trade-In Vehicle. You represent the BB as "Prior Credit or Lease Balance," you ase Balance," Seller will refund the difference by the BB and the Compiler of the Compiler of the BB and the B
	Representations of Buyer: Seller has relied on the trud given a true payoff amount on the vehicle traded in. It seller the excess on jethand, tithe-payoff apolina is less than the payoff and the payoff apolina is less to the excess on jethand, tithe-payoff apolina is less than the payoff apolina is payoff apolina in the payoff apolina is payoff apolina in the payoff apolina in the payoff apolina is payoff apolina apolina in the payoff apolina in the	h and accuracy of the information provide payoff amount is more than the amount is more than the amount is than the amount is more than the amount is than the amount is more than the amount is more than the amount is more than the amount of the contains an inful amount due under this agreeme seed and you may be subject to suit by to resolve it with the seller may be referred the financing or payment terms unless ake a unilateral phance.  Co-Buy be negotiable with the part of the Finance Chief and the provided seller. Therefore, the costs too much, or wish you had acquired used whicks with a purchase price of less the seller or for legal cause, such as track used whicks with a purchase price of less the seller or for legal cause, such as track used whicks with a purchase price of less the sell does not apply to the sale of a recreation that was a paying the seller or paying the entire of the seller or paying the seller or paying the entire of the seller or paying the seller or payin	led by you in connection of the strong above in item 16B as "Prior Credit or Lewer X	with the Trade-In Vehicle. You represent the BB as "Prior Credit or Lease Balance," you ase Balance," you ase Balance," Seller will refund the difference BB as the Balance, "Seller will refund the difference BB as the BB as th
	Representations of Buyer: Seller has relied on the trul diven a true payoff amount on the vehicle traded in. It seller the excess on derivand, titheractor apolitic later.  Buyer X  Notice to buyer: (1) Do not sign this agreement be in copy of this agreement. (3) You can prepay the under this agreement, the vehicle may be reposse to fyou have a complaint concerning this sale, you should complaints concerning unfair or deceptive practices or of Motor Vehicles, or any combination thereof. After this contract is algred, the seller may not change and it is an unfair or deceptive practice for the seller to m.  Buyer Signature X  The Annual Percentage Rate may and retain its right to receive a particular to the contract amount in the provide to a "cooling-off" or other contract simply because you change your mind, decke the value of this provide to a "cooling-off" or other contract simply because you change your mind, decke the value of the seller to other a 2-day contract cancellation option or statutory conditions. This contract cancellation option or off-lighway motor vehicle subjects identification under sall of the payors and Other Owners — A co-buyer is a person does not his to pay the debt. The other owner agrees to the cool of the payors.	h and accuracy of the information provice payoff amount is more than the amount payoff amount is more than the amount and the amount shown above in item.  Co-Buy store you read it or if it contains an util amount due under this agreeme ssed and you may be subject to suit my to resolve it with the seller, methods by the seller may be referred the financing or payment terms unless sike a unilisteral change.  Co-Buy be negotiable with the part of the Finance Chancellation period for vehicle sales. Therefore, icle costs so much, or which you had acquired to the seller or for legal cause, such as traid, used vehicles with a purchase price of less the end does not apply to the sale of a recreation that is the payoff of the seller or for legal cause, such as traid, used vehicles with a purchase price of less the end does not apply to the sale of a recreation that is the vehicle contract cancellation.	led by you in connection out shown above in item 16B as "Prior Credit or Le rer x #/A"  y blank spaces to be filmt at any time. (4) If you and liability for the unjut to the city attorney, the cyou agree in writing to you can't inter cancel the seller. The stripe.  NCELLATION OPTION (1) It is the contain a different with the cast in certain a reption agreement for details.  The Signature X #/A webt. An other owner is a pain this contract.	with the Trade-In Vehicle. You represent the BB as "Prior Credit or Lease Balance," you ase Balance," you ase Balance," Seller will refund the difference BB as the Balance, "Seller will refund the difference BB as the BB as th
	Representations of Buyer: Seller has relied on the trud given a true payoff amount on the vehicle traded in. It seller the excess on jerrand, tithe-payoff apolina is less than the payoff and the payoff apolina is less than the payoff and the payoff apolina is less than the payoff apoli	h and accuracy of the information provide payoff amount is more than the amount shown above in item is than the amount shown above in item is than the amount shown above in item for you read it or if it contains an full amount due under this agreeme seed and you may be subject to suit by to resolve it with the seller, methods by the seller may be referred the financing or payment terms unless ake a unilisteration period or payment terms unless ake a unilisteration period for vehicle sales. Therefore, icle costs too much, or wish you had acquired to the seller or for logal cause, such as fraud and the seller or for logal cause, such as fraud to the seller or for logal cause, such as tradition period for vehicle sales. Therefore, icle costs too much, or wish you had acquired to the seller or for logal cause, such as fraud in the seller or for logal cause, such as fraud in the seller or for logal cause, such as fraud in the seller or the seller or the seller of less the series does not apply to the sale of a recreation. It is the seller of the seller or the seller of	led by you in connection ount shown above in item 16B as "Prior Credit or Le rer X	with the Trade-In Vehicle. You represent the BB as "Prior Credit or Lease Balance," you ase Balance," Seller will refund the difference of your or the selled in. (2) You are entitled to a complete undefault in the performance of your or hald indebtedness evidenced by this a listrict attorney, or an investigator for the the change. You do not have to agree to district attorney, or an investigator for the the change. You do not have to agree to determine the change. You do not have to agree to confirm that BEFORE YOU SIGNED. THE YOU SIGNED THE WE GAVE IT TO YOU, AND YOU WERE FRE AND AFEVIEW IT. YOU ACKNOWLEDGE THE READ BOTH SIDES OF THIS CONTRACT, IN ARBITRATION CLAUSE ON THE REVERSIONING BELOW. YOU CONFIRM THAT YOU COMPILETELY FILLED IN COPY WHEN YOU berson whose riame is on the title to the version whose riame is on the title to the version.
	Representations of Buyer: Seller has relied on the trud given a true payoff amount on the vehicle traded in. It seller the excess on jerrand, tithe-payoff apolina is less than the payoff and the payoff apolina is less than the payoff and the payoff apolina is less than the payoff apoli	h and accuracy of the information provide payoff amount is more than the amount shown above in item is than the amount shown above in item is than the amount shown above in item for you read it or if it contains an full amount due under this agreeme seed and you may be subject to suit by to resolve it with the seller, methods by the seller may be referred the financing or payment terms unless ake a unilisteration period or payment terms unless ake a unilisteration period for vehicle sales. Therefore, icle costs too much, or wish you had acquired to the seller or for logal cause, such as fraud and the seller or for logal cause, such as fraud to the seller or for logal cause, such as tradition period for vehicle sales. Therefore, icle costs too much, or wish you had acquired to the seller or for logal cause, such as fraud in the seller or for logal cause, such as fraud in the seller or for logal cause, such as fraud in the seller or the seller or the seller of less the series does not apply to the sale of a recreation. It is the seller of the seller or the seller of	led by you in connection ount shown above in item 16B as "Prior Credit or Le rer X	with the Trade-In Vehicle. You represent the BB as "Prior Credit or Lease Balance," you ase Balance," Seller will refund the difference of your or the selled in. (2) You are entitled to a complete undefault in the performance of your or hald indebtedness evidenced by this a listrict attorney, or an investigator for the the change. You do not have to agree to district attorney, or an investigator for the the change. You do not have to agree to determine the change. You do not have to agree to confirm that BEFORE YOU SIGNED. THE YOU SIGNED THE WE GAVE IT TO YOU, AND YOU WERE FRE AND AFEVIEW IT. YOU ACKNOWLEDGE THE READ BOTH SIDES OF THIS CONTRACT, IN ARBITRATION CLAUSE ON THE REVERSIONING BELOW. YOU CONFIRM THAT YOU COMPILETELY FILLED IN COPY WHEN YOU berson whose riame is on the title to the version whose riame is on the title to the version.
	Representations of Buyer: Seller has relied on the trud given a true payoff amount on the vehicle traded in. It seller the excess on jethand, tithe-payoff apolina is seller to receive this agreement. (3) You can prepay the under this agreement, the vehicle may be repossed it you have a complaint concerning this sale, you should complaint concerning unfair or deceptive practices or of letter vehicles, or any combination thereof.  After this contract is signed, the seller may not change and it is in unfair or deceptive practice for the seller to me.  Buyer Signature X  The Annual Percentage Rate may and retain its right to raceive a payoff and the seller to fire a seller to require a seller to offer a 2-day contract simply because you change your mind, decide the vehicle in the seller to offer a 2-day contract cancellation option requires off-highway motor vehicle subjects it is person does not have to pay the disht. The other owner agrees to the other complete defense to Quarantor's demand for refinite to this contract, each Quarantor subjects it when asked.  GUARANTY: To induce us to sell the vehicle to Buyer, and this portract, each Quarantor subjects of the contract. Each Quarantor received to this contract of existed the contract. Each Quarantor received to this contract or existed the contract. Each Quarantor received to this contract or existed the contract. Each Quarantor received to this contract or existed the contract. Each Quarantor received to this contract or existed the contract. Each Quarantor received to this contract or existed the contract. Each Quarantor received to the contract. Each Quarantor received to the contract. Each Quarantor received to contract. Each Quarantor received to the contract. Each Quarantor received to the contract. Each Quarantor received to contract. Each Quarantor received to the contract. Each Quarantor receiv	h and accuracy of the information provide payoff amount is more than the amount payoff amount is more than the amount payoff amount is more than the amount became and the amount shown above in item full amount due under this agreeme seed and you may be subject to suit by the seller may be referred the financing or payment terms unless ake a unilateratchance.  Co-Buy be negotiable with the payoff of the Finance Chief and the payoff of the payoff of the seller or for legal cause, such as tracking used whicks with a purchase price of less the west does not apply to the sale of a recreation that we seller or for legal cause, such as tracking used whicks with a purchase price of less the west does not apply to the sale of a recreation that we see that we will be lable to the total a country, interest in the vehicle given to unater (3) release any security; (4) accept four and or (3) release any security; (4) accept four and or (3) release any security; (4) accept four and or (3) release any security; (4) accept four and or (3) release any security; (4) accept four acknowledge receipt of a completed or	ied by you in connection of the street of th	with the Trade-In Vehicle. You represent the BB as "Prior Credit or Lease Balance," you ase Balance," Seller will refund the difference between the between the change. You do not have to agree to a sisterict attorney, or an investigator for the the change. You do not have to agree to a sisterict attorney, or an investigator for the the change. You do not have to agree to a sisteric attorney, or an investigator for the the change. You do not have to agree to a confirm that BEFORE YOU SIGNED THE CONTRACT, MARBITRATION CLAUSE ON THE REVERSE SIGNING BELOW, YOU CONFIRM THAT YOU COMPLETELY FILLED-IN COPY WHEN YOU COMPLETELY FILLED-IN COPY WHEN YOU COMPLETELY FILLED-IN COPY WHEN YOU cannot also show as Glusrantor, and even if its slowing; (1) give the Buyer more time to pay or rotal amount owing; or (5) otherwise reach a arriy at the time of signing.
	Representations of Buyer: Seller has relied on the trud given a true payoff amount on the vehicle traded in. It seller the excess on Jerrand, tithe-payoff apolitic isles.  Buyer X  Notice to buyer: (1) Do not sign this agreement be in copy of this agreement. (3) You can prepay the under this agreement, the vehicle may be reposse if you have a complaint concerning this sale, you should complaint contenting unfair or deceptive practices or of Motor Vehicles, or any combination thereof.  After this contract is signed, the seller may not change and it is an unfair or deceptive practice for the seller to me Buyer Signature X  The Annual Percentage Rate may and retain its right to receive a part of the contract simply because you change your mind, decide the vehigh below, you may only cancel this contract, with the agreement require a seller to offer a 2-day contract cancellation option on statutory conditions. This contract cancellation option require a seller to offer a 2-day contract cancellation option requires and Other Owners — A co-buyer is a person off-highway motor vehicle subjects ignification under agrees to the contract, and the contract, each Gustamfor must pay it when asked, complete defense to Gustamfor must pay it when asked, complete defense to Gustamfor must pay it when asked, complete defense to Gustamfor the and for reimbursement payments. (2) give a full or partial release to any other Gustamfor walves notice of acceptance of this Gustamfor, notice of the gustamfor walves notice of acceptance of this Gustamfor, notice of the gustamfor walves notice of acceptance of this Gustamfor, notice of the gustamfor walves notice of acceptance of this Gustamfor, notice of the gustamfor walves notice of acceptance of this Gustamfor, notice of this gustamfor walves notice of acceptance of this Gustamfor, notice of the gustamfor walves notice of acceptance of this Gustamfor, notice of the gustamfor the contract.	h and accuracy of the information provide payoff amount is more than the amount shown above in item co-buy from the amount shown above in item co-buy from your read it or if it contains an item assed and you may be subject to suit my to resolve it with the seller, methods by the seller may be referred the financing or payment terms unless also a unilisteration provided by the seller may be referred the financing or payment terms unless also a unilisteration provided by the seller may be referred to financing or payment terms unless also a unilisteration period for vehicle sales. Therefore, it is the seller of the Finance Chief and the seller of for legal cause, such as fraction and does not apply to the sale of a recreation that is the seller of for legal cause, such as fractions and does not apply to the sale of a recreation that the seller of the seller of paying the entire of the seller of the se	led by you in connection ount shown above in item 16B as "Prior Credit or Le rer X	with the Trade-In Vehicle. You represent the 6B as "Prior Credit or Lease Balance," you ase Balance," Seller will refund the difference of the selled In. (2) You are entitled to a complete of the selled In. (2) You are entitled to a complete of the selled In. (2) You are entitled to a complete of the selled In. (2) You are entitled to a complete of the selled In. (2) You are entitled to a complete of the selled In. (2) You are entitled to a complete of the change. You do not have to agree to the change. You do not have to agree to complete of the change. You do not have to agree to complete of the selled In. (2) You agree to the change. You do not have to agree to complete of the tendency of the selled In. (2) You agree to the change of the selled In. (3) You agree to the well-dependent of the selled In. (4) You acknowledge the READ BOTH SIDES OF THIS CONTRACT, IN. ARBITRATION CLAUSE ON THE REVERSE SIGNING BELOW. YOU COMPLETELY FILLED-IN COPY WHEN YOU completely Filled In. (4) You agree the selled In. (5) The selled In. (6) The selled In. (6) The selled In. (7) The selled In. (7) The selled In. (7) The selled In. (8) You are the selled In. (8) You agree the selled In. (8) You agree the selled In. (9) The selle
	Representations of Buyer: Seller has relied on the trud given a true payoff amount on the vehicle traded in. It seller the excess on jethand, tithe-payoff apolina is seller to receive this agreement. (3) You can prepay the under this agreement, the vehicle may be repossed it you have a complaint concerning this sale, you should complaint concerning unfair or deceptive practices or of letter vehicles, or any combination thereof.  After this contract is signed, the seller may not change and it is in unfair or deceptive practice for the seller to me.  Buyer Signature X  The Annual Percentage Rate may and retain its right to raceive a payoff and the seller to fire a seller to require a seller to offer a 2-day contract simply because you change your mind, decide the vehicle in the seller to offer a 2-day contract cancellation option requires off-highway motor vehicle subjects it is person does not have to pay the disht. The other owner agrees to the other complete defense to Quarantor's demand for refinite to this contract, each Quarantor subjects it when asked.  GUARANTY: To induce us to sell the vehicle to Buyer, and this portract, each Quarantor subjects of the contract. Each Quarantor received to this contract of existed the contract. Each Quarantor received to this contract or existed the contract. Each Quarantor received to this contract or existed the contract. Each Quarantor received to this contract or existed the contract. Each Quarantor received to this contract or existed the contract. Each Quarantor received to this contract or existed the contract. Each Quarantor received to the contract. Each Quarantor received to the contract. Each Quarantor received to contract. Each Quarantor received to the contract. Each Quarantor received to the contract. Each Quarantor received to contract. Each Quarantor received to the contract. Each Quarantor receiv	h and accuracy of the information provide payoff amount is more than the amount shown above in item is dan the amount shown above in item is dan the amount shown above in item and it is described by the seller this agreeme seed and you may be subject to suit my to resolve it with the seller, methods by the seller may be referred the financing or payment terms unless also a unilisterat change.  Co-Buy be negotiable with the seller, methods by the seller may be referred the financing or payment terms unless also a unilisterat change.  Co-Buy be negotiable with the formation of the Finance Change of the Finance Change of the seller of the finance Change of the seller o	ied by you in connection of the street of th	with the Trade-In Vehicle. You represent the BB as "Prior Credit or Lease Balance," you ase Balance," Seller will refund the difference between the between the change. You do not have to agree to a sisterict attorney, or an investigator for the the change. You do not have to agree to a sisterict attorney, or an investigator for the the change. You do not have to agree to a sisteric attorney, or an investigator for the the change. You do not have to agree to a confirm that BEFORE YOU SIGNED THE CONTRACT, MARBITRATION CLAUSE ON THE REVERSE SIGNING BELOW, YOU CONFIRM THAT YOU COMPLETELY FILLED-IN COPY WHEN YOU COMPLETELY FILLED-IN COPY WHEN YOU COMPLETELY FILLED-IN COPY WHEN YOU cannot also show as Glusrantor, and even if its slowing; (1) give the Buyer more time to pay or rotal amount owing; or (5) otherwise reach a arriy at the time of signing.

ANY FORM NO. 553-CA-ARB prex dog U.E. INTERT NO. Dogs.\*\*

\*\*CORT The Exprinciple and Reproduce Companies To PROFET, www.youngeo.com; + 400-447-688s. bis 1-400-487-680s.

\*\*THE REPORT IN MARGING AN AMERICAN, DOGS.\*\* AND TO CONTINUE OF THE PROFESSION AND THE PRO

بالمسلط		27 A		9			
		H-IN-LENDING	nieni	ACTIDES		T f	STATEMENT OF INSURANCE
ANNUAL PERCENTAGE RATE	FINANCE CHARGE The dollar	Amount Financed The amount of	Pa The	otal of yments mount you	Total Sale Price The total cost o		NOTICE. No person is required as a condition of financing the purchase of a motor vehicle to purchase or negotiate any insurance through a particular insurance company, agent of broker, You are not required to buy any other insurance to
The cost of your credit as a yearly rate.	emount the credit will cost you.	credit provided to you or on your behalf.	you ha pay sc	ve paid after ave made all rments as heduled.	your parchase of credit, including your down payment of		bbtain credit. Your decision to buy or not buy other insurance will not be a factor in the credit approval process.  Vehicle insurance  Term Premium
14.39 %	\$ 14132.04(e)	\$ 28337.88	\$ 42	469. 92 <sub>(e)</sub>	\$ 42469.92	=1	\$ Ded. Comp., Fire & Theft Mos. \$ N/F
YOUR PAYMENT SCI	EDULE WILL BE:			(е	) means an estima	ite	S Ded. Collision Mos. S N/A
Number of Payr		Amount of Payments:			yments Are Due:		Property Damage S. N/A Limits Nos S N/A
One Payment of		N/A	8.50	N/A			Medical PEP HE MOL S COPPE
One Payment of		NA		N/A	April 1985	<u> </u>	N/A Hos & N/A
71 Payment	8	289.88	1.7	Monthly, Begin	ning \$3/17/20		Total Vehicle Insurance Premiums \$
Payment	<b>8</b>	N/A		Monthly, Begin			UNLESS A CHARGE IS INCLUDED IN THIS AGREEMENT FOR PUBLIC LIABILITY OR PROPERTY DAMAGE INSURANCE, PAYMENT
One Final Payment		<b>389. 86</b> lays after it is due, you will pa			02/17/2014	_	FOR SUCH COVERAGE IS NOT PROVIDED BY THIS AGREEMENT.
Security Interest: You are Additional information: repayment in full before the	giving a security interest in See this contract for me scheduled date, minimum	be charged a minimum fina the vehicle being purchased ore information including in finance charges, and security	nformation interest.	about nonpayme		red	(see back) from anyone you choose who is acceptable to us. You are not required to buy any other insurance to obtain credit.  Buyer, Co-Buyer X
		D (Seller may keep part	or the anic	ounts baid to ou	woj		Seller X
1. Total Cash Price	e of Motor Vehicle and Acc	occorios :	\$	17495.00	A)		
1. Cash Price o		17495	. 60				If any insurance is chicked below, policies or certificates from the named insurance companies will describe the terms and conditions.
	e Accessories	· \$	NZA				Application for Optional Credit Insurance
3. Other (No		To the second se					Credit Life: D Buyer C Co-Buyer, D Both
Describe	N/A	\$	N/A				Credit Disability (Buyer Only)
Describe	MIA	S references	H/A	EE 00			Name Exp. Premium
	reparation Fee (not a go	vernmental fee)	\$	55. 99	8)		Credit Life Mos \$
C. Smog Fee P		land to the beat was	\$	N/A	C)		Credit Disability Mos, \$
	neft Deterrent Device (to	whom paid)	. \$	N/F	D)		Total Gredit Insurance Premiums \$ 16)
	nett Deterrent Device (to	14773	\$	N/A	<b>(E)</b>		Insurance Company Name
	rface Protection Product (	N/A	\$	N/A	F)		7.72
G. (Optional) Su	rface Protection Product (		\$	1447.88	(G)	- 1	Home Office Address
H. Sales Tax (o	n taxable items in A thro	ough G)	\$	20.00	(H)		Credit life insurance and credit disability insurance are not
I. Optional DM	IV Electronic Filing Fee	TOYOTA E	×+\$	2495.00	(1)		required to obtain credit. Your decision to buy or not buy credit life and credit disability insurance will not be a factor in the
J. (Optional) So	ervice Contract (to who	n paid) N/A	<b></b> \$	N/E	(2)		life and credit disability insurance will not be a factor in the credit approval process. They will not be provided unless you
K. (Optional) S	ervice Contract (to who	n paid) N/A	\$	NZE	(K)		eign and agree to pay the extra cost. Credit the insurance is based on your original payment schedule. This insurance may
L (Optional) S	ervice Contract (to who	n paid)	\$		μ _		based on your original payment schedule. This heurence may
M. Prier Gredit	or Lease Balance paid t	by Seller to	\$	5922.00	lm)		not pay alf you owe on this contract if you make late payments.  Credit disability traditions these not cover any increase in your payment or in the number of payments covering to one of the
(See downpl	Syment and trade in cal	diation)		695. 90		es 1125	payment or in the number of payments: Covering for goods the ingurance and credit disspility flavource ends on the original due date for the last payment unless a different term for the
	iap Contract (to whom p		\$	N7F	(N)		Insurance is shown above.
O. (Optional) U	sed Vehicle Contract Ca	incellation Option Agreen	nent <b>\$</b>	N/6	(0)		You are applying for the credit insurance marked above. Your signature below means that you agree
P. Other (to wh	nom paid)		\$	77.7	( <del>P</del> )		that (1) You are not eligible for insurance if you have
For		<del></del>	<del></del> :		. BB137. 60		reached your 85th birthday, (2) You are eligible to
Total Cash Pric	ce (A through P)		- 1		<b>*</b>	.07	or profit 30 hours a week or more on the Effective
2. Amounts Paid	to Public Officials TE	D		-114.0	ka.		Date (3) Only the Primary Buyer is eligible for
A. License Fee	8	<b>-</b> √ 3.	\$ 75	78.6	PV B)		Oate. (3) Only the Primary Buyer is eligible to disability insurance. DISABILITY INSURANCE MAY
	/Transfer/Titling Fees		<b>\$</b>	W/1	c)	1	NOT COVER CONDITIONS FOR WHICH YOU HAVE SEEN A DOCTOR OR CHIROPRACTOR IN THE
C. California T	ns Fees A		•	N/4	D) &	1	LAST 6 MONTHS (Refer to Total Disabilities No
D. Other					192	(2)	Covered" in your policy for details).
	ees (A through D)				<b>*</b>	~ <b> </b>	You want to buy the credit insurance.
	o Insurance Companie		1.5	•	A COLUMN TO A COLU	(3)	Service de la constante de la
(Total premiums	s from Statement of Insuffication of L <sup>a</sup> ExamptR	Iranica Column & + D)			Same of the last	(4)	Date Buyer Signature Age
4. Smog Certif		VIL AR SAIN IN ORINA	er i jar	The second second	\$ 20337.58	(5)	WA STATE OF
I D. DUDIOUM II KKT	Jugit 71	•				-	

BUSINESS AND PROJECT PROCESS OF THE PROPERTY O		90	secimi habitum I	not required to obtain credit and will you ston below and agree to pay the
B. Lase Prior Check of Lase Prior Check of Lase Prior Check of September number)  D. Obstrand Convergement (C Procogn G)  Total Downspriment (C Procogn G)  (Integrits, with and no the last direct in encurities than a supplement of the last of the Control of (Integrits, with an on the last direct in encurities than a supplement (C Procogn G)  (Integrits, with an on the last direct in encurities than a supplement (C Procogn G)  (Integrits, with an one to last direct in encurities than a supplement of the last of the la	:08-CM-CHARRISDE NICHOS 9246 OCL	ment 73 Filed 06/0	7/10 Page 200	cose to buy a gap contract, the charge is your gap contract for details on the pro
C. Nal Tradit Polymographic (A leas B) (principal is a regulative number)  E. Manchengroff Release  F. Other  G. Cash  Total Doverpagment (C through C)  ((lingsta, size and to lead dear the moral leas that zero as a portion number on the Matorial Section (Section C)  ((lingsta, size and to lead of section C through C)  ((lingsta, size and to lead of section C through C)  ELIER SENTEDIOM  BYTE AND RECORD TO PRINCIP (C STREAM)  Finds (Section T) to RECORD TO PRINCIP (Section C through C)  Formation of a country of the Record Control of the Record		\$B)	π provides. π ray	part of this contract.
D. Deferred Compreyment E. Manningsy Relation E. Other The Man		ber) \$C)	Term	Mos Name of Gap Contra
E. Manufactgriph Probate  F. Other  G. Card  Total Demoplayment (C through G) (if bagets, eviru are on the fact eviru the amount less han ten as a position number or for 1M down  T. Amount Financial (S less 6)  T. Amount F		\$D)	You want to J	<i></i>
E-Chart Total Dompsyment (C through G) ((Indeptine, ethir and on the E and ethir the amount as position number on the 14 above) 7. Amount Financed (Silve 6)  International College (Silve 1)  Interna	E. Manufacturads Rebate	\$N/A_	1 1	al on the Ville
Total Domesyment (Chrough 6)  7. Amount Financed (Sees 6)  7. Amount Financed (Sees 6)  8. 28337.88  7. Amount Financed (Sees 6)  8. AUTO BROKER FEE DISCLOSURE  8. If this contract reflects the retail sale of a finance of the sees and the finance of the seed of the se		\$ 1000.00°	Buyer X	groupour core
(I logate, with zero to lice for other the amount less that also as a position number on the 1M showly  7. Aumount Financia (I loss of 1)  **REAL BESTRELLING MALE SENTILLING MALE SENTILLING MALE SENTILLING MALE SENTILLING MALE SENTILLING MALE SENTILLING MALE COMMENT ON THE ISLAND MALE SENTILLING MALE COMMENT OF THE ISLAND MALE SENTILLING	G. Cash	\$	O. OO OPTIONAL S	ERVICE CONTRACT(S) You w
Company Action of Disparse are dearners and an analysis and an analysis and an analysis and analysis analysis and analysis and analysis and analysis and analysis and analysis analysis and analysis and analysis and analysis ana	Total Downpayment (C through G)	\$	(D) purchase the t	ervice contract(s) written with the ic or the term(s) shown below for the ch
THE MINISTER POLICY MAY DO THE STALLEST MORREST ON THE LOUR.  WITH A LONG THE STALLEST MORREST ON THE LOUR.  WITH Proceeds of Long Cypt.  **NATE**  **Proceds of Long Cypt.  **NATE**  **Incom.  **I		zero as a positive number on line 1M above)	337 88 shown in Item	IJ,1K, and/or 1L above.
BELEF ASSISTED LOW  TO BROKER FEE DISCLOSURE  If this contract reflects the retail sale of a  REAL STRUCTURE OF RECEIPT OF A 19 THE  Proceed of Long-Type  Finance Charge Law  Finance Charge Law  RAPA  RAPA  Finance Charge Law  RAPA  RAPA  RAPA  Finance Charge Law  RAPA  RAP	7. Amount Financed (5 less 6)	<b>a</b>		TOTOTA EXTRA CARE
BUTCH ME SECULATION TO BE EXCLUSED THE SECURITY OF THE SECURIT			Term	Mos. or
BELLES RIGHTLES TO THE SETTLES CORRECT ON THE STATE	SELLER ASSISTED LOAN	AUTO BROKER FEE DISCL	OSURE   1K Compared	
ERIL SETULIERT SILL CONTROL FOR THE CONTROL FOR THE PROPOSED SETUL CONTROL FOR THE CONTROL FOR THE PROPOSED SETUL CONTROL FO	BUYER MAY BE REQUIRED TO PLEDGE SECURET POR THE COURT AND WILL BE ORI KASTED FOR THE INSTALLMENT PAYMENTS ON BOTH THIS	If this contract reflects the ref	all sale of a   Tom	Mos. or NYH
Proceeds of Long Type:  Finance Charges STATA  Installments of S Total S  Page 19   Page 1   Page 2	RETAIL INSTALLMENT SALE CONTRACT AND THE LOAN.	new motor vehicle, the sale is	not subject	N/H
PROPERTY OF THE PROPERTY OF A PROPERTY OF THE	_ NVA	to a fee received by an autobro	Ker from us	Mos. or N/A
Anours 1 N/TR Printed Clarks (17 Page 1)	Proceeds of Loan From:		CROU:	dias Colore
PRESENTED TO CHARGE IT Buyer and Co-Buyer sign have, the provisions of the Sellar's Right to Concol section on contract must be in writing and both your section of the Sellar's Right to Concol section on contract must be in writing and both your section to the sellar bit contract. Any change the sellar that the sellar section of the sellar right is contract. Any change the sellar section of the sellar right is contract must be in writing and both your sellar sellar to the sellar right is contract. Any changes are bit sellar sell		☐ Name of autobroker rece	iving fee. If I	ANTRACT CAN BE CHANGE
The BINDHUM PUECE LIABLITY INSURANCE LIMITS PROVIDED IN LAW BLOTS BE HERT BY PLYENY PESSON WHO DURCHASES A VEHICLE IF YOU ARE UNKNOWNED AND THE WARD TO CANCEL THE WARD TO CANCEL LIBRURY INSURANCE COLLEGING NAMED BY ACCURATE THE WARD TO CANCELL COVERAGE ON THE LOYER TO CHARGE THE WARD TO CANCELL COVERAGE FOR COLLEGING LOYER AND THE WARD TO CANCELL COVERAGE SUPPLEMENTAL COVERAGE FOR COLLEGING NAMED WARD TO CANCELL COVERAGE SUPPLEMENTAL COVERAGE FOR COLLEGING NAMED WARD TO CANCELL COVERAGE SUPPLEMENTAL COVERAGE FOR COLLEGING NAMED WARD TO CANCELL COVERAGE SUPPLEMENTAL COVERAGE FOR COLLEGING NAMED WARD TO CANCELL COVERAGE SUPPLEMENTAL COVERAGE FOR COLLEGING NAMED WARD TO CANCELL COVERAGE SUPPLEMENTAL COVERAGE FOR COLLISION NAMED WARD TO CANCELL COVERAGE SUPPLEMENTAL COVERAGE FOR COLLISION NAMED WAS BUT BY AND THE PROVIDED ON THE PROVIDED	<b>一般,我们们</b>	applicable:	HOW THIS C	ONTRACT CAN BE CHANGE
ESCLIEBS RIGHT TO CANCEL IF Source and Co-Buyer sign have, the provisions of the Seller's Right to Cancel section on the badd-purpose Seller, in eighty cancel if Seller is unable to sesting this conjugs to a financial residuation will apply support to the badd-purpose Seller, in eighty cancel if Seller is unable to sesting this conjugs to a financial residuation will apply the badd-purpose Seller, in eighty cancel if Seller is unable to sesting the conjugs to a financial residuation will apply the seller seller to the conjugs of the Amount Financed, item 7, is paid in full on or before the seller		N/A	and us relation	ng to this contract. Any change
SELLEPS RIGHT TO CANCEL II Buyer and Co-Buyer sign here, the provisions of the Seller's Right to Cancel assence for the badd-buyer's Seller th right to cancel assence for the badd-buyer's Seller the right cancel I Seller to unable to assign this original to a seller this contract.  CO-Buyer Co-Buyer Co-Buyer Co-Buyer Signature Seller's Right Co-Buyer Signature Seller's Right Sel	from this Loan is shown in item 6D.	IL.	contract mus	t be in writing and both you
OPTION:   You pay no finance charge if the Amount Financed, Item 7, is paid in full on or before	SELLER'S RIGHT TO CANCEL If Buyer and Co-Buyer sign	n here, the provisions of the Seller's Right to C	ancel section on     must sign it i	lo oral changes are binding.
OPTION: On pay no finance charge if the Amount Financed, Item 7, is paid in full on or before	the backgiving the Seller the right to cancel it Seller is unar	NA to assist this conduct to a interioral distribut	Rever Sinne Y	nown Mina
OPTION:   You pay no finance charge if the Amount Financed, item 7, is paid in full on or before	y was		20,0.00	
OPTION: To you pay no finance charge if the Amourt Financed, item 7, is paid in full on or before	Duyer		And the second second	
THE IMMEDIAL PUBLIC LIBERTY INSURANCE LIMITS PROVIDED IN LAW MILST BE MET BY EVERY PERSON WHO PURCHASES A VEHICLE, IF YOU ARE UNSURE WHE NOT YOUR CURRENT INSURANCE POLICY WILL COVER YOUR REMY ACQUIRED VEHICLE BY THE EVERY OF AN ACCIDENT, YOU SHOULD CONTACT YOUR INSURANCE AGENT.  WARNING: YOUR PRESENT POLICY MAY NOT COVER COLLISION DAMAGE ON MY NOT PROVIDED FOR WILL BE PLEAFERING THE PROVIDED FOR THE PEALER PR	OPTION CIVE and the figures shows if the America	Financed Item 7 is paid in full on or befr	re Year	SELLER'S INITIALS
NOT YOUR CURRENT INSURANCE POLICY WILL COVER YOUR NEVER JACKSON TO JACK WILL SEPARATE AND TO COME TO CLUSION DAMAGE OR MAY NOT BY FULL COVERAGE. SUPPLEMENTAL COVERAGE FOR COLLISION DAMAGE MAY BE AVAILABLE TO YOU TRROUGH YOUR MEMBERS OF THE VEHICLE BEING PURCHASED. IF YOUR YELL COVERAGE, SUPPLEMENTAL COVERAGE FOR COLLISION DAMAGE MAY BE AVAILABLE TO YOU TRROUGH YOUR MEMBERS OF THE VEHICLE FARE FOR COLLISION DAMAGE MAY BE AVAILABLE TO YOU TRROUGH YOUR MEMBERS OF THROUGH THE DEALER, HOWEVER, UNLESS OTHERWISE SPECIES. THE VEHICLE MASS BEEN REPOSSESSED AND SOLD.  THE UNFAID BALANCE REMAINING AFFER THE VEHICLE HAS BEEN REPOSSESSED AND SOLD.  THE UNFAID BALANCE REMAINING AFFER THE VEHICLE HAS BEEN REPOSSESSED AND SOLD.  THE BUYER SHALL SIGN TO ACKNOWLE EXPECTED TO IN THE VEHICLE FURTHER THE SHALL COMMITTEES AND COMDITIONS.  Representations of Buyer: Seller has relied on the truth and accuracy of the information provided by you in connection with the Trade-in Vehicle. You represent that the BUYER SHALL SHAL				
If you have a complaint concerning this asie, you should try to resolve it with the seller.  Complaints concerning untain or despitive practices or methods by the seller may be referred to the city attorney, the district attorney, or an investigator for the Dr. of Motor Vahicles, or any combination thateof.  After this contract is eighted, the seller may not change the financing or payment terms unless you agree in writing to the change. You do not have to agree to an and it is an untain or despitive practice for the seller to make a unlateral change.  Buyer Signature X  The Annual Percentage Rate may be negotiable with the Seller. The Seller may assign this contract is eight to receive a part of the Finance Charge.  THERE IS NO COOLING-OFF PERIOD UNLESS YOU OBTAIN A CONTRACT CANCELLATION OPTION California law does not provide for a "cooling-off" or other cancellation period for vehicle seles. Therefore, you cannot later cancel this contract simply because you change your mind, decide the vehicle costs too much, or wish you had sognife a different vehicle. After you sign below, you may only cancel this contract with the agreement of the select or for legal cause, such as traut of however, California with decides the Valide costs too much, or wish you had sognife a different vehicle. After you design below, you may only cancel this contract with the agreement of the select or for legal cause, such as traut of however, California with decides the Valide costs too much, or wish you had sognife a different vehicle, and other you cannot asset to offer a 2-day confract cancellation option or used vehicles with a purchase price of less than \$40,000, audject to contain statutory conditions. This contract cancellation option requirement does not apply to the sale of a correctional vehicle, a motorcycle, or an off-highway motor vehicle cancellation explore or the select of the sale of a correction option agreement to detail.  Buyer Signature X  Date  Date  Date  The Title Terms Correct, and the part of the Selection of t	SIS XXII POLO She	X X	* y : '92 : 1 1 4 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
THERE IS NO COOLING-OFF PERIOD UNLESS YOU OBTAIN A CONTRACT CANCELLATION OPTION California law does not provide for a "cooling-off" or other cancellation period for vehicle sales. Therefore, you cannot later cancel this contract simply because you change your mind, decide the vehicle costs too much, or wish you had acquired a different vehicle. After you sign before, you may only cancel his contract with the agreement of the seller or for legal cause, such as fault. However, California law does require a seller to offer a 2-day contract cancellation option on used vehicles with a purchase price of less than \$40,000, subject to tertain statutory conditions. This contract cancellation option on used vehicles with a purchase price of less than \$40,000, subject to tertain off-highway motor vehicle subject to identification-under California law. See the vehicle contract cancellation option agreement for details.  Buyer Signature X  Date  Co-Buyers and Other Owners — A co-buyer is a person who is responsible for paying the entire debt. An other owner is a person whose name is on the title to the vehicles on the to to pay the debt. The other owner agrees to the security interest in the vehicle givent to us in this contract.  Other Owner Signature X  GUARANTY: To thouce us to sell this vehicle to Buyer, each person who signs as a Guarantor individually guaranties the payment of this contract. Section for a contract, section durantor must pay it when asked. Each Guarantor will be liable for the total amount owing even if other persons also agin as Guarantor, and even if Buyer relation to the contract of extend the contract. Each Guarantor (Jurantor agrees to be liable even if we do one or more of the following: (1) give the Buyer more time to pay one relating to this contract or extend the contract. Each Guarantor some payments, (2) give a full or partial release to only other Guarantor (Jurantor Secretarior); (4) accept less from the Buyer than the total amount owing at any time, and of any demands upon the full paymen	Representations of Buyer: Seller has relied on the tr given a true payoff amount on the vehicle traded in. If Seller the excess on demand. If the payoff amount is if Buyer to buyer: (1) Do not sign this agreement	th and accuracy of the information provide the payoff amount is more than the amount set that the amount shown above in item to Co-Buye pefore you read it or if it contains and	d by you in connection with the Trad tt shown above in item 6B as "Prior B as "Prior Credit or Lease Balance x X  to the spaces to be filled in. (2) to the space to be filled in.	e-in Vehicle. You represent that you Credit or Lease Balance," you "." Seller will refund the difference fou are entitled to a completel the performance of your oblic
THERE IS NO COOLING-OFF PERIOD UNLESS YOU OBTAIN A CONTRACT CANCELLATION OPTION California law does not provide for a "cooling-off" or other cancellation period for vehicle sales. Therefore, you cannot later cancel this contract simply because you change your mind, decide the vehicle costs too much, or wish you had acquired a different vehicle. After you sign below, you may only cancel this contract with the agreement of the sales or for legal cause, such as traud. However, California law does require a sales to offer a 2-day contract cancellation option on used vehicles with a purchase price of less than \$40,000, subject to contrain statutory conditions. This contract cancellation option on used vehicles with a purchase price of less than \$40,000, subject to contrain statutory conditions. This contract cancellation option on used vehicles with a purchase price of less than \$40,000, subject to contrain statutory conditions. This contract cancellation option on used vehicles with a purchase price of less than \$40,000, subject to contrain statutory conditions. This contract with the agreement does not apply to the sale of a recreational vehicle, a motorcycle, or an off-highway motor vehicle subject to identification-under California law. See the vehicle contract cancellation option agreement for details.  Buyer Signature X  Date  Date  Date  Date  Co-Buyer Signature X  Address  Other Owner Signature X  Address  A	Representations of Buyer: Seller has relied on the training a true payoff amount on the vehicle traded in. If Seller the excess on demand. If the payoff amount is if Buyer.  Notice to buyer: (1) Do not sign this agreement in copy of this agreement, (3) You can prepay the under this agreement, the vehicle may be reposed by you have a complaint concerning this sale, you should complaints concerning unfair or deceptive practices of Motor Vehicles, or any combination thereof.  After this contract is signed, the seller may not changand it is an unfair or deceptive practice for the seller to the seller	th and accuracy of the information provide the payoff amount is more than the amount set that the amount set that the amount shown above in item to Co-Buye pefore you read it or if it contains any stull amount due under this agreement essed and you may be subject to suit at itry to resolve it with the seller.  If the transport is the seller may be referred to the transport in the seller may be referred to the transport in the seller may be referred to	d by you in connection with the Trad at shown above in item 6B as "Prior Bas "Prior Credit or Lease Balance" X blank spaces to be filled in. (2) t at any time. (4) if you default in not liability for the unpaid indebte the city attorney, the district attorn you agree in writing to the change.  If Signature X	e-in Vehicle. You represent that your credit or Lease Balance, "you mit," Seller will refund the difference for using the performance of your obligations evidenced by this agree, or an investigator for the Deg You do not have to agree to any
Buyer Signature X  Co-Buyers and Other Owners — A co-buyer is a person who is responsible for paying the entire debt. An other owner is a person whose name is on the title to the vehicle on not have to pay the debt. The other owner agrees to the security interest in the vehicle given to us in this contract.  Other Owner Signature X  Address  Address  GUARANTY: To thouse Us to sell this vehicle to Buyer, each person who signs as a Guarantor individuality guarantees the payment of this contract. If Buyer tails to pay any monor on this contract, each Guarantor must pay it when asked. Each Guarantor will be liable for the total amount owing even if other persons also sign as Guarantor, and even if Buyer omprete defense to Guarantor demand for reimbursement. Each Guarantor will be liable even if we do one or more of the following; (1) give the Buyer more time to pay one payments; (2) give a full or partial-release to any other Guarantor; (3) release any security; (4) accept less from the Buyer than the total amount owing; or (5) otherwise react a secretaring to this contract or extend the contract. Each Guarantor accept of a completed copy of this contract and guaranty at the time of signing.  Guarantor walves notice of acceptance of this Guaranty, notice of the Buyer's non-payment, non-performance, and default; and notices of the amount owing at any time, and of any demands upon the secretary of the contract.  N/A  Quarantor X  Date  Date	Representations of Buyer: Seller has relied on the training a true payoff amount on the vehicle traded in. If Seller the excess on emand. If the payoff amount is if Buyer is a seller than the payoff amount is if Buyer is a seller than the payoff amount is if Buyer is a seller may be reposed in copy of this agreement, (3) You can prepay the under this agreement, the vehicle may be reposed if you have a complaint concerning this sale, you should complaint concerning unfair or deceptive practices of Motor Vehicles, or any combination thereof. After this contract is a signed, the seller may not change and it is an unfair or deceptive practice for the seller to Buyer Signature X	th and accuracy of the information provide the payoff amount is more than the amount set that the amount set that the amount set that the amount shown above in item to co-Buye perfore you read it or if it contains any of uli amount due under this agreemen essed and you may be subject to suit a try to resolve it with the seller, or methods by the seller may be referred to the information or payment terms unless the sunitainal change.  Co-Buye av be negotiable with the	d by you in connection with the Trad it shown above in item 6B as "Prior B as "Prior B as "Prior Credit or Lease Balance" X Diank spaces to be filled in. (2) It at any time. (4) If you default in not liability for the unpaid indebte in the city attorney, the district attorney agree in writing to the change.  If Signature X	e-in Vehicle. You represent that you credit or Lease Balance, "you mi," Seller will refund the difference for using entitled to a complete the performance of your obligations evidenced by this agree, or an investigator for the Degrou do not have to agree to any may assign this contact.
Co-Buyers and Other Owners—A co-buyer is a person who is responsible for paying the entire debt. An other owner is a person whose name is on the title to the vehicle of the title to have to pay the debt. The other owner agrees to the security interest in the vehicle given to us in this contract.  Other Owner Signature X  GUARANTY: To thouse us to sell this vehicle to Buyer, each person who signs as a Guarantor individually guaranties the payment of this contract, each Guarantor must pay it when asked. Each Guarantor will be liable for the total amount owing even if other persons also sign as Guarantor, and even if Buyer on this contract, each Guarantor in the Buyer fails to pay any mone payments; (2) give a full or partial release to any other Guarantor agrees to be liable even if the velocine or one of the following; (1) give the Buyer more time to pay one payments; (2) give a full or partial release to any other Guarantor; (3) release any security; (4) accept less from the Buyer than the total amount owing; or (5) otherwise reach a seriesting to this contract or extend the contract. Each Guaranter acknowledges receipt of a completed copy of this contract and guaranty at the time of signing.  Guarantor walves notice of acceptance of this Guaranty, notice of the Buyers non-payment, non-performance, and default; and notices of the amount owing at any time, and of any demands upon the Guarantor X  Pate  Outer	Representations of Buyer: Seller has relied on the training a true payoff amount on the vehicle traded in. If Seller the excess on demand. If the payoff amount is if Buyer is a seller to buyer: (1) Do not sign this agreement in copy of this agreement, (3) You can prepay the under this agreement, the vehicle may be repossed to the seller agreement, the vehicle may be repossed to the seller agreement, and it is an unfair or deceptive practices of Motor Vehicles, or any combination thereof. After this contract is signed, the seller may not change and it is an unfair or deceptive practice for the seller in the seller may not change and it is an unfair or deceptive practice for the seller in the se	th and accuracy of the information provide the payoff amount is more than the amount set that the payoff amount is more than the amount set that the amount shown above in item to contain any of uli amount due under this agreement essed and you may be subject to suit a try to resolve it with the seller may be referred to the thin agreement and the sunitateral change.  Co-Buye ay be negotiable with the part of the Finance Chainess you be negotiable with the part of the Finance Chainess YOU OBTAIN A CONTRACT CAN cancellation period for vehicle seles. Therefore, which seller or for legal cause, such as fraud. In used vehicles with a purchase price of less than used vehicles with a purchase price of less than used vehicles with a purchase price of less than used vehicles with a purchase price of less than used vehicles with a purchase price of less than used vehicles with a purchase price of less than used vehicles with a purchase price of less than used vehicles with a purchase price of less than used vehicles with a purchase price of less than used vehicles with a purchase price of less than used vehicles with a purchase price of less than used vehicles with a purchase price of less than used vehicles with a purchase price of less than used vehicles with a purchase price of less than used vehicles with a purchase price of less than used vehicles with a purchase price of less than used the price of the sale of a recreational transfer.	d by you in connection with the Trad it shown above in item 6B as "Prior Bas "Prior Credit or Lease Balance" is a supplied to the same of	e-in Vehicle. You represent that you credit or Lease Balance, "you mi," Seller will refund the difference for the performance of your obligations are entitled to a complete the performance of your obligations are entitled to a complete you are not any assign this collection. The terms of this collection are entitled to the your area of the your area of the your area of the your area. The your area of the your area.
Other Owner Signature X  COMPANTY: To triduce us to sell this vehicle to Buyer, each person who signs as a Guarantor individually guarantees the payment of this contract, each Guarantor must pay it when asked. Each Guarantor will be liable for the total amount owing even if other persons also sign as Guarantor, and even if Buy complete defense to Guarantor is demand for reimbursement. Each Guarantor agrees to be liable even if we do one or more of the following: (1) give the Buyer more time to pay one payments; (2) give a full or partial-release to any other Guarantor; (3) release any security; (4) accept less from the Buyer than the total amount owing; or (5) otherwise reach a seriesting to this contract or extend the contract ach Guarantor acknowledges receipt of a completed copy of this contract and guaranty at the time of signing.  Guarantor waives notice of acceptance of this Guaranty, notice of the Buyer's non-payment, non-performance, and default; and notices of the amount owing at any time, and of any demands upon the guaranty of the contract and guaranty at the time of signing.  N/A  Quarantor X  Date  Output  Date  AVA  Date	Representations of Buyer: Seller has relied on the training a true payoff amount on the vehicle traded in. If Seller the excess on demand. If the payoff amount is if Buyer in the excess on demand. If the payoff amount is if Buyer in the excess on demand. If the payoff amount is if Buyer in the excess on demand. If the payoff amount is if Buyer in the excess of excess of the exc	th and accuracy of the information provide the payoff amount is more than the amount set that the payoff amount is more than the amount set that the payoff amount is more than the amount shown above in item to before you read it or if it contains any full amount due under this agreemen essed and you may be subject to suit a dirty to resolve it with the seller, or methods by the seller may be referred to the financing or payment terms unless that a unilateral change.  Co-Buye ay be negotiable with the part of the Finance Changes of the seller of the Finance Changes of the seller of the legal cause, such as fraud. Seller of the seller of the seller of the seller cause price of less the ment does not apply to the sale of a recreational formal law. See the vehicle contract cancellation of	d by you in connection with the Trad it shown above in item 6B as "Prior the shown above in item 6B as "Prior 7D as "Prior	e-in Vehicle. You represent that you credit or Lease Balance, "you will refund the difference will refund the difference for an entitled to a complete the performance of your obligations evidenced by this agreed, or an investigator for the Deprese you do not have to agree to any you do not have to agree You significant you have reported in your fact you have you received a confirmat you received a confirmation your fact yo
GUARANTY: To induce us to self this vehicle to Buyer, each person who stons as a Guarantor individually guarantees the payment of this contract. If Buyer talls to pay any more on this contract, each Guarantor must pay if when asked. Each Guarantor will be liable for the total amount owing even if other persons also sign as Guarantor, and even if Buy complete defense to Guarantor's demand for reimbursement. Each Guarantor agrees to be liable even if we do one or more of the following; (1) give the Buyer more time to pay one payments; (2) give a full or partial release to any other Guarantor; (3) release any security; (4) accept less from the Buyer has the total amount owing; or (5) otherwise react a set relating to this contract or extend the contract. Each Guarantor acknowledges receipt of a completed copy of this contract and guaranty at the time of signing.  Guarantor waives notice of acceptance of this Guaranty, notice of the Buyer's non-payment, non-performance, and default; and notices of the amount owing at any time, and of any demands upon the guarantor X.  Pate  Output  Date  Date  Output  Date  Date  Output  Date  Date	Representations of Buyer: Seller has relied on the training a true payoff amount on the vehicle traded in. If Seller the excess on demand. If the payoff amount is if Buyer in the excess on demand. If the payoff amount is if Buyer in the excess on demand. If the payoff amount is if Buyer in the excess on demand. If the payoff amount is if Buyer in the excess on demand. If the payoff amount is if Buyer in the excess on demand. If the payoff amount is agreement, the vehicle may be repossed in you have a complaint concerning unfair or deceptive practices of Motor Vehicles, or any combination thereof. After this contract is signed, the seller may not chang and it is an unfair or deceptive practice for the seller to Buyer Signature X  The Annual Percentage Rate mand retain its right to receive a sign below, you may only cancel this contract with the agreen require a seller to offer a 2-day contract cancellation option require a seller to offer a 2-day contract cancellation option required in the seller in the selle	th and accuracy of the information provide the payoff amount is more than the amount set that the payoff amount is more than the amount set that the payoff amount is more than the amount set that the payoff amount due under this agreement essed and you may be subject to suit at it to resolve it with the seller.  If the transcring or payment terms unless that it is not the seller may be referred to the transcring or payment terms unless that a unilateral change.  Co-Buye ay be negotiable with the part of the Finance Chaines a unilateral change.  So YOU OBTAIN A CONTRACT CAN cancellation period for vehicle sales. Therefore, which costs too much, or wish you as fraud. In used vehicles with a purchase price of less that in the vehicle contract cancellation of the seller or tor legal cause, such as fraud. In used vehicles with a purchase price of less that the security interest in the vehicle given to us the security interest in the vehicle given to us	d by you in connection with the Trad it shown above in item 6B as "Prior the with the Trad it shown above in item 6B as "Prior Bas "Prior Credit or Lease Balance" x biank spaces to be filled in. (2) It at any time. (4) If you default in at liability for the unpaid indebt on the city attorney, the district attorney agree in writing to the change. It is signature X Prior Contract or Signature X Prior Contract or Contract or Signature X Prior Contract Or Contract On The Contract Or Contract On The Contract Or Cont	e-In Vehicle. You represent that you credit or Lease Balance, "you my." Seller will refund the difference "." Seller will refund the difference the performance of your obligations evidenced by this agree, or an investigator for the Degree, or an investigator for the Degree You do not have to agree to any may assign this Colling That BEFORE YOU SIGNED TO HAVE IT AND HAVE READ BOTH SIGNED TO HAVE THE ARBITRATION REVERSE SIDE, BEFORE SIGNING FIRM THAT YOU RECEIVED A COMPONITY OF THE PROPERSIONING THE ARBITRATION REVERSE SIDE, BEFORE SIGNING FIRM THAT YOU RECEIVED A COMPONITY OF THE PROPERSIONING THAT THE YOU SIGNED IT.
Guarantor waives notice of acceptance of this Guaranty, notice of the Buyer's non-payment, non-payment, non-payment, and oeasur, and notice of the amount owing at any site, and of any delication sports.    N/A   Date   N/A   Date   D	Representations of Buyer: Seller has relied on the training a true payoff amount on the vehicle traded in. If Seller the exoss on demand. If the payoff amount is If Buyer is the exoss on demand. If the payoff amount is If Buyer is the exoss on demand. If the payoff amount is If Buyer is the exoss of demand. If the payoff amount is If Buyer is the exos of the exos	th and accuracy of the information provide the payoff amount is more than the amount set that the amount are that are that the amount due under this agreement essed and you may be subject to suit a first to resolve it with the seller.  If my to resolve it with the seller may be referred to the financing or payment terms unless that a unilateral change.  Co-Buye and the seller may be referred to the financing or payment terms unless that a unilateral change.  Co-Buye and the seller may be referred to the seller of the Finance Changes and the seller of the Finance Changes are the seller of	d by you in connection with the Trad it shown above in item 6B as "Prior item 6B as "Prior Bas" Prior Credit or Lease Balance 12 May 19	e-in Vehicle. You represent that you credit or Lease Balance, "you me," "Seller will refund the difference for a complete the performance of your obligation of your obligation of the performance of your obligation of the performance of your obligations evidenced by this agreed, or an investigator for the Deprivation of the performance of your obligation of the performance
Guerantor X N/A Date N/A Guarantor X N/A Date N/A	Representations of Buyer: Seller has relied on the training a true payoff amount on the vehicle traded in. If Seller the exoss on demand. If the payoff amount is If Buyer is the exoss on demand. If the payoff amount is If Buyer is the exoss on demand. If the payoff amount is If Buyer is the exoss of demand. If the payoff amount is If Buyer is the exos of the exos	th and accuracy of the information provide the payoff amount is more than the amount set that the amount are that are that the amount due under this agreement essed and you may be subject to suit a first to resolve it with the seller.  If my to resolve it with the seller may be referred to the financing or payment terms unless that a unilateral change.  Co-Buye and the seller may be referred to the financing or payment terms unless that a unilateral change.  Co-Buye and the seller may be referred to the seller of the Finance Changes and the seller of the Finance Changes are the seller of	d by you in connection with the Trad it shown above in item 6B as "Prior item 6B as "Prior Bas" Prior Credit or Lease Balance 12 May 19	e-in Vehicle. You represent that you credit or Lease Balance," you me," Seller will refund the difference will refund the difference the performance of your obligations evidenced by this agreed by this agreed when you do not have to agree to any you do not have agree to any you do not have agree to any you do not have to agree to any you agree
Guarantor X Date Guarantor X Date	Representations of Buyer: Seller has relied on the training a true payoff amount on the vehicle traded in. If Seller the excess on demand. If the payoff amount is if Buyer in the excess on demand. If the payoff amount is if Buyer in the excess on demand. If the payoff amount is if Buyer in the excess on demand. If the payoff amount is if Buyer in the excess on demand. If the payoff amount is if Buyer in the excess on demand. If the payoff amount is if Buyer in the excess of	th and accuracy of the information provide the payoff amount is more than the amount set than the amount due under this agreemen essed and you may be subject to suit a try to resolve it with the seller.  If the trip to resolve it with the seller may be referred to the financing or payment terms unless that it is the seller may be referred to the the financing or payment terms unless that a unilateral change.  Co-Buye ary be negotiable with the part of the Finance Chain selle costs too much, or wish you had sequired it in used vehicles with a purchase price of less that in used vehicles with a purchase price of less that in the vehicle costs too much, or wish you had sequired in the seller or for legal cause, such as fraud. I mused vehicles with a purchase price of less that of the seller or for legal cause, such as fraud. I mused vehicles with a purchase price of less that of the seller or for legal cause, such as fraud. I mused vehicles with a purchase price of less that of the seller or for legal cause, such as fraud. I mused vehicles with a purchase price of less that of the seller or for legal cause, such as fraud. I mused vehicles with a purchase price of less that of the seller or for legal cause, such as fraud. I mused vehicles with a purchase price of less that of the seller or for legal cause, such as fraud. I mused vehicles with a purchase price of less that of the seller or for legal cause, such as fraud. I mused vehicles with a purchase price of less that of the seller or for legal cause, such as fraud. I mused the seller or for legal cause, such as fraud. I mused the seller or for legal cause, such as fraud. I mused the seller or for legal cause, such as fraud. I mused the seller or for legal cause, such as fraud. I mused the seller or for legal cause, such as fraud. I mused the seller or for legal cause, such as fraud. I	d by you in connection with the Trad it shown above in item 6B as "Prior Bas "Prior Credit or Lease Balance" X blank spaces to be filled in. (2) It at any time. (4) If you default in not liability for the unpaid indebt of the city attorney, the district attorney agree in writing to the change. It is considered to the change. It is contract.  Signature X POU CON CONTRAL OF THE TO CONTRAL ON THE TOU CONTRAL ON	e-In Vehicle. You represent that you credit or Lease Balance, "you mit." Seller will refund the difference "." Seller will refund the difference the performance of your obligations evidenced by this agreet, or an investigator for the Derive, or an investigator for the Derive You do not have to agree to any may assign this Confirm That BEFORE YOU SIGN TIME GAVE IT TO YOU, AND YOU TAKE IT AND REVIEW IT, YOU AND YOU TAKE IT AND REVIEW IT, YOU SIGN TIME OF THE ARBITRATION INVESTIGATED IN THE OF THE OWNER YOU SIGNED IT.  Date  parent is on the title to the vehicle of the Buyer more time to pay one or owing or (6) otherwise reach a set in or of signing.
Address N/A Address N/A	Representations of Buyer: Seller has relied on the training a true payoff amount on the vehicle traded in. If Seller the excess on demand. If the payoff amount is if Buyer in the excess on demand. If the payoff amount is if Buyer in the excess on demand. If the payoff amount is if Buyer in the excess on demand. If the payoff amount is if Buyer in the excess on demand. If the payoff amount is if Buyer in the excess on demand. If the payoff amount is if Buyer in the excess of	th and accuracy of the information provide the payoff amount is more than the amount set than the amount due under this agreemen essed and you may be subject to suit a try to resolve it with the seller may be referred to the trip than the seller may be referred to the financing or payment terms unless that it is the seller may be referred to the the financing or payment terms unless that a unitateral change.  Co-Buye ary be negotiable with the part of the Finance Chain selled costs too much, or wish you had securited the seller or for legal cause, such as fraud, I at used vehicles with a purchase price of less that in used vehicles with a purchase price of less that of the seller or for legal cause, such as fraud, I at used vehicles with a purchase price of less that of the seller or for legal cause, such as fraud, I at used vehicles with a purchase price of less that of the seller or for legal cause, such as fraud. I at used vehicles with a purchase price of less that of the seller or for legal cause, such as fraud. I at used vehicles with a purchase, such as fraud. I are a continuous that is a continuous to the seller or for legal cause, such as fraud. I at the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle giv	d by you in connection with the Trad it shown above in item 6B as "Prior Bas "Prior Credit or Lease Balance" A blank spaces to be filled in. (2) It at any time. (4) If you default in not liability for the unpaid indebt of the city attorney, the district attorney agree in writing to the change. It is signature X as a signature X	e-In Vehicle. You represent that you more credit or Lease Balance, "you more seller will refund the difference of the performance of your obligation of the performance of your obligations evidenced by this agreed, or an investigator for the Depresent of the performance of your obligations of the performance of your obligations of the performance of your obligations of the Depresent of the performance of the Depresent of the Performance of the Per
	Representations of Buyer: Seller has relied on the training a true payoff amount on the vehicle traded in. If Seller the exoss on demand. If the payoff amount is if Buyer is a seller to buyer: (1) Do not sign this agreement in copy of this agreement, the vehicle may be repose. If you have a complaint concerning this sale, you should complaints concerning unfair or deceptive practices of Motor Vahicles, or any combination thereof. After this contract is signed, the seller may not change and it is an unfair or deceptive practices for the seller to great the contract is signed, the seller may not change and it is an unfair or deceptive practice for the seller to Buyer Signature in the report of the seller to great the sign below, you may only cancel this contract with the agreed require a seller to offer a 2-day contract cancellation option required in the seller to offer a 2-day contract cancellation option required the contract. The contract cancellation option required the contract sale to offer a 2-day contract cancellation option required the contract. Seller to fire a contract cancellation option required the contract cancellation option required to the contract. Seller to great the contract cancellation option required to the contract of the contract cancellation option required the contract cancellation option required to the contract cancellation option required to the contract of the contract cancellation option required to the contract cancellation option required to the contract of the contract cancellation option required to the contract of the contract of the contract of the contract cancellation option required to the contract of	th and accuracy of the information provide the payoff amount is more than the amount set than the amount due under this agreemen essed and you may be subject to suit a try to resolve it with the seller may be referred to the trip than the seller may be referred to the financing or payment terms unless that it is the seller may be referred to the the financing or payment terms unless that a unitateral change.  Co-Buye ary be negotiable with the part of the Finance Chain selled costs too much, or wish you had securited the seller or for legal cause, such as fraud, I at used vehicles with a purchase price of less that in used vehicles with a purchase price of less that of the seller or for legal cause, such as fraud, I at used vehicles with a purchase price of less that of the seller or for legal cause, such as fraud, I at used vehicles with a purchase price of less that of the seller or for legal cause, such as fraud. I at used vehicles with a purchase price of less that of the seller or for legal cause, such as fraud. I at used vehicles with a purchase, such as fraud. I are a continuous that is a continuous to the seller or for legal cause, such as fraud. I at the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle given to use and the security interest in the vehicle giv	d by you in connection with the Trad it shown above in item 6B as "Prior shown above in item 6B as "Prior Bas "Prior Credit or Lease Balance 12" in the shown as the shown as the shown as the city attorney, the district attorned agree in writing to the change.  If a tarny time. (4) if you default in not liability for the unpaid indebture in the city attorney, the district attorned agree in writing to the change.  If a signature X	e-In Vehicle. You represent that you more credit or Lease Balance, "you more seller will refund the difference of the performance of your obligation of the performance of your obligations evidenced by this agreed, or an investigator for the Depresent of the performance of your obligations of the performance of your obligations of the performance of your obligations of the Depresent of the performance of the Depresent of the Performance of the Per

r.	TO BE USED WHIMOTO	R VEHICLES SALES CONTRAC	T AND SECURITY AGREEMENT)		24.22
Case 5:	:08-cv-04771-F	RMW Documer	nt 73 Filed 06/07	7/10 Page 21	Por 27 11-11-11
	Seller:	BUTTER THE PORT OF THE PARTY OF	A section of the section of	is a company of	and the second second second
		WATER TO SEE SEED SEED SEEDS	at a state of the	re terres	
	The undersigned buyer(s	) (jointly and severally referred	to herein as "Buyer") and Seller	entered into a motor vehicle	sales contract and security agreement
	("Contract") dated as of	And the second	day of	entre de la constant	, 20
	The vehicle therein purc	hased ("Vehicle") is describe	d as follows:		
	Year	Make	Model	Body	Vehicle Identification No.
			A STATE OF THE STA		and the state of t
÷	Buyer promises to delive Agreement a duly exec Contract.	er to Seller or Seller's assigne cuted policy of insurance cov	e withinering the Vehicle and which c	omplies in all respects wi	days from the date of this the insurance requirements of the
	Ins. Co.	and the second s	rene esseulas en alla Agent, a e	the state of the second se	Managed the Comment of the Comment o
	Mary of Congression of Marin	AL MARKET IN CHARGE	STATE OF THE STATE	Martin de la companya	A STATE OF THE STA
	Policy No.	The second second	and the second		
	Grine & Theft - C Add		Deductible Co	_ 1	Deductible Collision
	If Buyer fails to deliver a insurance as agreed un procure insurance, Buyer applicable law, including the Vehicle and other by	n acceptable policy of insurander the Contract, or to exerce agrees to pay any and all California Civil Code section	ce within the time specified abovise any other ramedy of Seller costs so incurred, such as ea	e, Seller or its assignee sh under the Contract and a med insurance premiums, iffective immediately, to be ify, defend, and hold harm	all be free (but not required) to procure opplicable law. If Seller or its assignee in accordance with the Contract and solely responsible for all damages to less Seller, and its assignees, against of the Vehicle or other property.
			Loss Pavee	in the state of th	- Commence of the first state of the state o
	NOTICE TO BUYER: To Any insurance order Liability or Property De	red by the financial institution	vize the ordering of Public I lab	llity or Property Damage	Insurance. Icle only and will not include Public
	PENALTIES FOR VIO	PLATING SECTION 16020 RED BY THE LIENHOLDE DER CALIFORNIA LAW "	OF THE VEHICLE CODE. W	MICH MAY INCLUDE L	ISURANCE OR BE SUBJECT TO OSS OF LICENSE OR FINE. THE AND DOES NOT SATISFY YOUR TROLUGE TO
	Secretariyah sa Salidh I	He consideration and	95133° <sub>1221</sub>	- Maintain	The second second
	HOME PHONE	BUSINESS PHONE	00	CO - BUYER'S SIGNATURE	
	FORM NO. F120 (Rev.01/00)				TO ORDER T 1-800-559-3676

FORM NO. F120 (Rev.01/00) 1995 Motor Car Dealer Forms, Inc.
Forms and related services sold without express or implied warranty as to content, fitness or legal compliance

DIEMER, WHITMAN & CARDOSI, LLP 1 KATHRÝN DIEMER #133977 75 Bast Santa Clara Street 2 Suite 290 San Jose, California 95113 3 KRATON & ASSOCIATES, P.C. 4 MICHAEL J. KEATON, ESQ. (IL# 6207203) JONATHAN R. KSIAZEK, ESQ. (IL# 6296997) 5 1278 W. Northwest Highway \*E-FILED - 6/23/09\* Suite 903 б Palatine, Illinois 60074 7 ATTORNEYS FOR GREENFIELD FRESH, INC. 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION 10 GREENFIELD FRESH, INC., 11 CIVIL ACTION Plaintiff, 12 Case No. 13 JUDGMENT GUICHO'S PRODUCE, INC. and 14 ROBERTO P. GUICHO, individually, 15 Defendants. 16 STIPULATION AND CONSENT JUDGMENT 17 Upon the joint request of plaintiff, Greenfield Fresh, Inc. (the "Plaintiff"), and all defendants, 18 Guicho's Produce, Inc. (the "Company") and Roberto P. Guicho (the "Principal") (the Company and 19 the Principal are hereinafter collectively referred to as the "Defendants"), for the entry of a final 20 21 judgment by consent between the parties as follows: The Defendants have indicated their individual and collective consent to the entry of 22 A) this Judgment and through such consent, have waived personal service and any 23 objection to the Court's exercise of both personal and subject matter jurisdiction in 24 this matter over them to allow for the entry of this Judgment. 25 -26

9 10

12 13

11

14 15

16 17

18 19

20 21

22 23

24 25

26

The Court, having been so advised, hereby finds the Defendants, jointly and B) severally, are indebted to the Plaintiff, for a breach of the trust imposed upon their assets under § 499e(c) the Perishable Agricultural Commodities Act, 1930, 7 U.S.C.  $\S\S$  499a-499t, as amended (2007 & Supp. 2008) (the "PACA"), in the agreed amount of \$128,372.82.

### Accordingly, IT IS HEREBY ORDERED:

- On Count I of the Complaint, Final Judgment is hereby granted and entered in favor 1. of Plaintiff and against the Defendants, on a joint and several basis, in the amount of \$128,372.82 (hereinafter the "Outstanding Indebtedness"), less any sums recovered under any other Counts of the Complaint.
- On Count II of the Complaint, Final Judgment is hereby granted and entered in favor 2. of Plaintiff and against the Defendants, on a joint and several basis, in the full amount of the Outstanding Indebtedness, less any sums recovered under any other Counts of the Complaint.
- On Count III of the Complaint, Final Judgment is hereby granted and entered in favor 3. of Plaintiff and against the Company, in the full amount of the Outstanding Indebtedness, less any sums recovered under any other Counts of the Complaint.
- On Count IV of the Complaint, Final Judgment is hereby granted and entered in favor 4. of Plaintiff and against the Principal in the full amount of the Outstanding Indebtedness, less any sums recovered under any other Counts of the Complaint.
- Nothing in this Judgment shall be construed as limiting the Plaintiff to recovery from 5. any particular defendant before any other. While the Plaintiff is restricted to a single recovery, that recovery may be had from any of the Defendants, in any order of payment, up to and including the full amount of the Outstanding Indebtedness.
- 6. The Principal shall deliver the following payments to the Plaintiff, on the following schedule, and in the following manner, to preclude execution on this Judgment:

- (a) Principal shall deliver the sum of \$5,000.00 in the form of a certified check to Plaintiff's Counsel, payable to: "Keaton & Associates Client Trust", contemporaneous with the execution and return of this Consent Judgment or before May 1, 2009, and;
- (b) Principal shall satisfy the remaining balance of the Outstanding Indebtedness to the Plaintiff via wire transfer to Plaintiff's Counsel in accordance with the payment schedule attached hereto as Exhibit A and incorporated herein by this reference.
- (c) Principal shall make each payment set forth above via wire transfer to Plaintiff's Counsel, payable to: "Keaton & Associates Client Trust", and ensure delivery to Plaintiff's Counsel on or before the dates set forth above. The Plaintiff will apply each payment to the Outstanding Indebtedness in any order, at its sole discretion, as long as the Principal receives full credit for each such transfer.
- As long as the above payments are each delivered to Plaintiff's Counsel on or before the dates set forth above, the Plaintiff shall not execute upon this Judgment. Upon the Principal's failure to make any payment required hereunder when due ("Default"), Plaintiff may issue a notice of Default via facsimile transmission to Robert Sanchez, Esq. at the following fax number: 408/293-0714, whereupon the Principal shall be afforded three (3) business days to cure the Default. If the Principal fails to cure the Default within this cure period, or if the Principal defaults, regardless of cure, a third time, the Plaintiff shall be free to immediately execute upon this Judgment. Following any un-cured Default or upon a third Default, Principal hereby agrees any post-Default attorneys' fees and costs shall be added in full to the balance then due on, and become part of, the Outstanding Indebtedness.
- 8. Interest shall continue to accrue on the Outstanding Indebtedness at the agreed contract rate between the parties of 1.5% percent per month.
  - 9. The amount of this Consent Judgment, with a corresponding credit given for all sums

u	
1	Plaintiff actually receives in satisfaction hereof, is hereby expressly founded upon Principal's breach
2	of his fiduciary duties and, as such, is hereby excepted and excluded from any discharge of personal
3	liability which he may seek in any proceedings under Title 11, United States Code pursuant to 11
4	U.S.C. § 523(a)(4).
5	DONE AND SO ORDERED June
6	DATE: In Chambers this 23 day of May, 2009 in San Jose, California.
7	Kong ld W ld t
8	Konald M. Whyte_
9	Hon. Renald M. Whyte UNITED STATES DISTRICT COURT
0	NORTHERN DISTRICT OF CALIFORNIA
.1	ACKNOWLEDGED AND AGREED:
2	GREENFIELD FRESH, INC., GUICHO'S PRODUCE, INC. and ROBERTO
3	P. GUICHO, individually
4	By: Alpyn St. By: 1872
15	One of Its Attorneys  Ohe of Their Attorneys
16	Kathryn Diemer, Esq.  DIEMER, WHITMAN & CARDOSI, LLP  ROBERT SANCHEZ LAW OFFICES
17	75 East Santa Clara Street, Suite 290 1671 The Alameda #300 San Jose, California 95113 San Jose, California 95126
18	Tel: 408/298-1505 kdiemer@diermerwhitman.com rslawyer@pacbell.net
19	
20	-AND-
21	Co-Counsel:
22	Michael J. Keaton, Esq. Jonathan R. Ksiazek, Esq.
23	KEATON & ASSOCIATES, P.C. 1278 W. Northwest Highway, Suite 903
24	Palatine, Illinois 60067 Tel: 847/934-6500
25	ksiazek@pacatrust.com
26	- <b>4-</b>

#### Payment Analysis: Guicho's Produce, Inc.

128,372.82 Total Settlement \$ 5,000.00 Down Payment Amt. Amortized \$ 123,372.82

Interest Rate 18% per annum (per contract agreement)

Term (Weekly) 66 Weeks Weekly Pmt. 2,000.00

	Prnt. Amt. Due Date			Earr	ied Interest	Princip	pal Reduction	Balance Due		
Down Pmt.	\$	5,000.00	05/01/09	\$	-	\$	5,000.00	\$	123,372.82	
1	\$	5,000.00	05/06/09	\$	462.65	\$	4,537.35	\$	118,835,47	
2	\$	2,000.00	05/15/09	5	445.63	\$	1,554.37	\$	117,281.10	
3	18	2,000.00	05/22/09	\$	439.80	\$	1,560.20	\$	115,720.91	
4	\$	2,000.00	05/29/09	S	433,95	\$	1,566.05	\$	114,154.86	
5	\$	2,000.00	06/05/09	\$	428.08	\$	1,571.92	\$	112,582.94	
6	\$	2,000.00	06/12/09	\$	422.19	\$	1,577.81	\$	111,005.13	
7	\$	2,000.00	06/19/09	\$	416.27	\$	1,583.73	\$	109,421.39	
8	\$	2,000.00	06/26/09	\$	410.33	\$	1,589.67	\$	107,831.72	
9	\$	2,000.00	07/03/09	\$	404.37	\$	1,595.63	\$	106,236.09	
10	\$	2,000.00	07/10/09	\$	398,39	\$	1,601.61	\$	104,634.48	
11	\$	2,000.00	07/17/09	\$	392.38	\$	1,607. <u>6</u> 2	\$	103,026.86	
12	\$	2,000.00	07/24/09	\$	386,35	\$	1,613.66	\$	101,413.21	
13	8	2,000.00	07/31/09	\$	380,30	\$	1,619.70	\$	99,793.51	
14	\$	2,000.00	08/07/09	\$	374.23	\$	1,625.77	\$	98,167.73	
15	S	2,000.00	08/14/09	\$	368.13	\$	1,631.87	\$	96,535.86	
16	\$	2,000.00	08/21/09	\$	382.01	\$	1,637.99	\$	94,897.87	
17	\$	2,000.00	08/28/09	\$	355.87	\$	1,644.13	\$	93,253,74	
18	\$	2.000.00	09/04/09	\$	349,70	\$	1,650.30	\$	91,603,44	
19	Š	2,000.00	09/11/09	\$	343,51	\$	1,658.49	\$	89,946.95	
20	\$	2,000.00	09/18/09	3	337,30	\$	1,662.70	\$	88,284.26	
21	\$	2,000.00	09/25/09	S	331,07	\$_	1,668.93	<b>5</b>	86,615.32	
22	S	2,000.00	10/02/09	\$	324,81	\$	1,675.19	\$	84,940,13	
23	S	2,000.00	10/09/09	\$	318,53	\$	1,681,47	\$	83,258.65	
24	\$	2,000.00	10/16/09	\$	312.22	\$	1,687.78	\$	81,570.87	
25	\$	2.000.00	10/23/09	\$	305,89	\$	1,694.11	S	79,878,76	
26	Š	2,000,00	10/30/09	\$	299.54	3	1,700.46	\$	78,176.30	
27	\$	2,000.00	11/06/09	\$	293.16	\$	1,706.84	\$	76,489,46	
28	\$	2,000.00	11/13/09	\$	286.76	\$	1,713.24	\$	74,758.22	
29	S	2,000.00	11/20/09	18	280.34	\$	1,719.66	\$	73,036.56	
30	18	2,000.00	11/27/09	\$	273,89	\$	1,726.11	\$_	71,310.45	
91	\$	2,000,00	12/04/09	Ts	267.41	\$	1,732.59	\$	69,577.86	
32	S	2,000.00	12/11/09	\$	260.92	\$	1,739.08	\$_	67,838,78	
33	\$	2,000.00	12/18/09	\$	254.40	\$	1,745.60	\$	66,093.17	
34	15-	2.000.00	12/25/09	\$_	247.85	\$	1,752.15	5	64,341.02	
35	\$	2.000.00	01/01/10	\$	241.28	\$	1,758.72	\$	62,582.30	
36	\$	2.000.00	01/08/10	5	234.68	\$	1,765,32	\$	60,816.99	
37	-   \$	2,000,00	01/15/10	\$	228.06	\$	1,771.94	3	59,045,05	
38	8	2,000.00	01/22/10	\$	221.42	\$	1,778.58	\$_	<b>67,268.47</b>	
39	18	2,000.00	01/29/10	\$	214.75	\$	1,785.25	\$	55,481,22	
40	13	2,000.00	02/05/10	\$	208,05	\$	1,791.95	\$	53,689,27	
41	-   \$	2,000.00	02/12/10	\$	201,33	8	1,798.67	S	51,890.61	



43	\$	2,000.00	02/26/10	\$	187.82 181.02	S	1,812.18 1,818.98	\$	48.273.02
44	\$			\$				- <del>-</del>	46,454.04
45	\$	2,000.00	03/12/10		174.20	<u>Ş</u> _	1,825.80	<u> </u>	44,628.24
46	<u>\$</u>	2,000.00	03/19/10	\$	167.36	\$	1,832,64	<u> </u>	42,795.60
47	\$	2,000.00	03/26/10	\$	160.48	\$	1,839.52	<u>\$</u>	40,958,08
48	\$	2,000.00	04/02/10	8	153,59	\$	1,846.41	<u>\$_</u>	39,109.67
49	\$	2,000,00	04/08/10	\$	145.68	8	1,853.34	\$	37,256.33
50	\$	2,000.00	04/16/10	\$	139.71	\$	1,860.29	\$_	35,398.04
51	\$	2,000.00	04/23/10	\$	132.74	\$	1,867.26	\$	33,528.78
52	\$_	2,000.00	04/30/10	\$	125.73	\$	1,874.27	<u>\$</u>	31,654.51
_53	\$	2,000.00	05/07/10	\$_	118.70	65	1,881.30	\$	29,773.21
54	\$	2,000.00	05/14/10	\$	111.65	\$_	1,888.35	\$	27,884.86
<u>55</u>	\$	2,000.00	05/21/10	\$	104.57	\$	1,895.43	\$	25,989.43
56	8	2,000.00	05/28/10	\$	97.46	\$	1,902.54	\$	24,086.89
<b>57</b>	\$	2,000.00	06/04/10	\$	90,33	<b>65</b>	<u>1,909.67</u>	\$	22,177,22
58	\$	2,000.00	06/11/10	\$	83.16	S	1,916.84	\$	20,260.38
59	\$	2,000.00	06/18/10	\$	75.98	45	1,924.02	\$	18,336,36
60	\$	2,000.00	06/26/10	\$	68.76	\$	1,931.24	\$	16,405.12
61	\$	2,000.00	07/02/10	\$	61.52	\$	1,938.48	\$	14,468.64
62	S	2,000,00	07/09/10	\$	54.25	5	1,945.75	\$	12,520.89
63	\$	2,000.00	07/16/10	\$	46.96	\$	1,953.05	\$	10,567.84
64	S	2,000.00	07/23/10	\$	39,63	\$	1,980.37	\$	8,607.47
65	\$	2,000.00	07/30/10	\$	32.28	\$	1,967,72	\$	6,639.75
66	S	2,000.00	08/08/10	5	24.90	\$	1,975.10	\$	4,664.65
67	8	2,000.00	08/13/10	\$	17,49	\$	1,982.51	\$	2,682.14
68	\$	2.000.00	08/20/10	S	10.06	\$	1,989.94	\$	692.20
69	15	694.79	08/27/10	\$	2.60	\$	692.19	\$	0.00
Totals	İs	144,694.79		T \$	16,321.97	S	128.372.82		

Page 2